

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM785950

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
RESUBMIT DOCUMENT ID:	900733100		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
DECORATIVE FILMS LLC		11/18/2022	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Cerberus Business Finance Agency, LLC		
Street Address:	875 Third Avenue		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10022		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 5			
Property Type	Number	Word Mark	
Registration Number:	4009634	SIMGLAS	
Registration Number:	3964239	SOLYX	
Registration Number:	5290721	ULTRACOOOL	
Registration Number:	5333710	ULTRAGLARE	
Registration Number:	5290723	ULTRASAFE	
CORRESPONDENCE DATA			
Fax Number:	6179518736		
<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:	6173417729		
Email:	katarzyna.gaysunas@morganlewis.com		
Correspondent Name:	Katarzyna Gaysunas		
Address Line 1:	1 Federal St		
Address Line 2:	c/o Morgan, Lewis & Bockius LLP		
Address Line 4:	Boston, MASSACHUSETTS 02110-1726		
NAME OF SUBMITTER:	Katarzyna Gaysunas		
SIGNATURE:	/Katarzyna Gaysunas/		
DATE SIGNED:	02/09/2023		

Total Attachments: 6

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GRANT OF A SECURITY INTEREST -- TRADEMARKS

This Trademark Security Agreement (this "Trademark Security Agreement") is made as of November 18, 2022, by the undersigned (collectively, the "Grantor"), in favor of Cerberus Business Finance Agency, LLC, in its capacity as collateral agent for itself and the other Secured Parties (together with its successors and assigns in such capacity, "Grantee").

WHEREAS, the Grantor has entered into a Pledge and Security Agreement, dated December 3, 2021 (as amended, restated, amended and restated, supplemented, modified or otherwise changed from time to time, the "Security Agreement"), in favor of Grantee; and

WHEREAS, pursuant to the Security Agreement, the Grantor has assigned to the Grantee and granted to the Grantee for the benefit of the Secured Parties (as defined in the Security Agreement), a continuing security interest in all right, title and interest of the Grantor in, to and under any and all of the trademarks, service marks, logos, and other designations of source listed on the attached Schedule A (excluding, for clarity, any intent-to-use trademark applications for which an amendment to allege use or statement of use has not been filed under 15 U.S.C. § 1051(c) or 15 U.S.C. § 1051(d), respectively, or if filed, has not been deemed in conformance with 15 U.S.C. § 1051(a) or examined and accepted, respectively, by the United States Patent and Trademark Office), which trademarks and service marks are registered or applied for in the United States Patent and Trademark Office (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 "Collateral"), to secure the payment, performance and observance of the Secured Obligations (as defined in the Security Agreement).

NOW, THEREFORE, as collateral security for the payment, performance and observance of all of the Secured Obligations, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor does hereby pledge and grant to the Grantee for the benefit of the Grantee and Secured Parties, a continuing security interest in the Collateral (other than, to the extent provided in the Security Agreement, any Excluded Property).

All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.

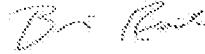
The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Grantee with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Trademark Security Agreement and the terms of the Security Agreement, the Security Agreement shall control.

This Trademark Security Agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart by facsimile or electronic mail shall be equally effective as delivery of an original executed counterpart.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the date first set forth above.

DECORATIVE FILMS LLC



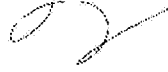
By: _____

Name: Brian Riordan

Title: Authorized Signatory

GRANTEE:

**CERBERUS BUSINESS FINANCE AGENCY,
LLC**



By: _____

Name: Daniel E. Wolf

Title: Senior Managing Director

[Signature Page to Trademark Security Agreement]



**TRADEMARK
REEL: 007963 FRAME: 0756**

SCHEDULE A TO GRANT OF A SECURITY INTEREST

Trademark Registrations and Applications:

Grantor	Country	Mark	Application/ Registration No.	App/Reg Date
Decorative Films LLC	United States	SIMGLAS	4009634	8/9/2011
Decorative Films LLC	United States	SOLYX	3964239	5/24/2011
Decorative Films LLC	United States	ULTRACOOOL	5290721	9/19/2017
Decorative Films LLC	United States	ULTRAGLARE	5333710	11/14/2017
Decorative Films LLC	United States	ULTRASAFE	5290723	9/19/2017

Common law Trademarks:

Unregistered Trademark	Product / Use
DECORATIVE FILMS	Company Name Company Website
 <small>Manufacturers of Decorative Privacy Window Filings</small>	
	Company Website
ULTRAAUTO	Product Name
SOLITUDE	Product Name
WHISPER	Product Name
LADY DAISY	Product Name
FLORET	Product Name
WINERY	Product Name
DUSTED CRYSTAL	Product Name
ICE FOREST	Product Name
CLEAR WATERS	Product Name
BIG CITY LIGHTS	Product Name
SHEET OF ICE	Product Name
ARIZONA	Product Name
ICE MELT	Product Name
ICE CHIPS	Product Name
MASTER RAY	Product Name
FROSTED VINE	Product Name
STYX	Product Name
CHICAGO	Product Name
TUMBLEWEED	Product Name
GOTHAM	Product Name
BOTTLED	Product Name

Unregistered Trademark	Product / Use
FLEUR DE LIS	Product Name
FLICKER	Product Name
MAKING WISHES	Product Name
NEW LIFE	Product Name
POINT OF VIEW	Product Name
CRISP MORNING	Product Name
NAVAJO	Product Name
SIMRAIN	Product Name
BLUE HAZE	Product Name
DIVERSITY	Product Name
PERSIAN	Product Name
ALPS	Product Name
JEWELS	Product Name

Trademark Licenses:

1. Distribution Agreement by and between Tint and Film Warehouse (Pty) Ltd. and Decorative Films LLC, dated May 19, 2021.
2. Exclusive Distributorship Agreement by and between Window Energy Solutions Pty Ltd. and Decorative Films LLC, dated March 1, 2019.
3. Exclusive Distributorship Agreement by and between PFS Holdings Ltd. and Decorative Films LLC dated August 22, 2017.
4. Letter Agreement, dated October 13, 2022, sent by Lampe Textiles Nv for Decorative Films LLC's use of the SQUID Trademark (U.S. Reg. No. 5258331).
5. The Designtex Architectural Films Distributor Agreement, by and between The Designtex Group Inc. and Decorative Films LLC, dated January 1, 2022.