TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM787524

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
H.B. Fuller Company		02/15/2023	Corporation: MINNESOTA
H.B. Fuller Construction Products Inc.		02/15/2023	Corporation: MINNESOTA
Royal Adhesives and Sealants, LLC		02/15/2023	Limited Liability Company: DELAWARE
ADCO Products, LLC		02/15/2023	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A., as Collateral Agent			
Street Address:	131 S Dearborn St., Floor 04			
City:	Chicago			
State/Country:	ILLINOIS			
Postal Code:	60603-5506			
Entity Type:	National Banking Association: UNITED STATES			

PROPERTY NUMBERS Total: 25

Property Type	Number	Word Mark	
Registration Number:	6673308	WHAT'S IN YOUR TOOLBOX?	
Registration Number:	6673213	BRUTE STRENGTH. PROFESSIONAL GRADE.	
Registration Number:	6640170	GO PRO	
Registration Number:	6640171	GO PRO	
Registration Number:	6640172	GO PRO	
Serial Number:	97600636	ENFORCER	
Registration Number:	2364580	PHOTOCAP	
Registration Number:	5900577	TISSUESEAL	
Registration Number:	5900578	TISSUESEAL	
Registration Number:	6251868	WOOD ASSURE	
Serial Number:	90403044	PURE-COLOR	
Registration Number:	6819695	WOODSTRONG	
Registration Number:	1588419	PARABOND	
Registration Number:	2937617	IZ	

Property Type	Number	Word Mark
Registration Number:	3569113	EKHO
Registration Number:	3569114	DMEASY
Registration Number:	3629697	MYST STIK
Serial Number:	97674298	ETERNABOND
Registration Number:	3515954	NIGHT SEAL
Registration Number:	3026073	HURRICANE FORCE
Registration Number:	5808599	FLEXERA
Registration Number:	5486509	PROSPEC
Registration Number:	5841166	WOOD READY
Registration Number:	5639710	FULLCHECK
Registration Number:	5645314	FULLCHECK

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: 8004945225

Email: ipteam@cogencyglobal.com

Correspondent Name: JAY DASILVA

Address Line 1: 1025 CONNECTICUT AVE., NW, STE. 712

Address Line 2: COGENCY GLOBAL INC.

Address Line 4: WASHINGTON, D.C. 20036

ATTORNEY DOCKET NUMBER:	1910604 TM
NAME OF SUBMITTER:	Sonya Jackman
SIGNATURE:	/Sonya Jackman/
DATE SIGNED:	02/16/2023

Total Attachments: 10

source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page3.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page4.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page5.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page6.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page7.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page8.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page9.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page10.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page11.tif source=#96594888v1 - (HB Fuller - Trademark Security Agreement)#page11.tif

TRADEMARK SECURITY AGREEMENT (SHORT-FORM)

TRADEMARK SECURITY AGREEMENT, dated as of February 15, 2023 (this "<u>Agreement</u>") among the Persons listed on the signature pages hereof, as Grantors, and JPMORGAN CHASE BANK, N.A., as collateral agent (in such capacity, the "<u>Collateral</u> Agent") for the Secured Parties.

Reference is made to the Amended and Restated Security Agreement (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") dated as of February 15, 2023 among H.B. Fuller Company (the "Borrower"), as Grantor, the other Grantors party thereto and the Collateral Agent. The Secured Parties' agreements in respect of extensions of credit to the Borrower are set forth in the Second Amended and Restated Credit Agreement dated as of February 15, 2023 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among the Borrower, the lenders from time to time party thereto (collectively, the "Lenders" and each, a "Lender"), JPMorgan Chase Bank, N.A. as administrative agent (in such capacity, the "Administrative Agent") and the other parties time to time party thereto. The Grantors are subsidiaries of the Borrower, will derive substantial benefits from the extension of credit to the Borrower pursuant to the Credit Agreement and the undersigned Grantors are willing to execute and deliver this Agreement in order to induce the Lenders and the Issuing Banks to extend such credit and the Hedge Banks to enter into the Secured Swap Agreements. Accordingly, the parties hereto agree as follows:

Terms. Capitalized terms used in this Agreement and not Section 1. otherwise defined herein have the meanings assigned to such terms in the Security Agreement. The rules of construction specified in Article I of the Credit Agreement also apply to this Agreement. For purposes of this Agreement, "Trademarks" means all of the following now owned or hereafter acquired by any Grantor: (a) all trademarks, service marks, trade names, corporate names, trade dress, logos, designs, business names, fictitious business names and all other source or business identifiers, and all general intangibles of like nature, protected under the laws of the United States or any state or political subdivision thereof, as well as any unregistered trademarks and service marks used by a Grantor, (b) all goodwill symbolized thereby or associated with each of them, (c) all registrations and recordings in connection therewith, including all registration and recording applications filed in the USPTO or any similar offices in any state of the United States or any political subdivision thereof, (d) all renewals of any of the foregoing, (e) all claims for, and rights to sue for, past or future infringements of any of the foregoing, and (f) all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past or future infringements thereof.

Section 2. *Grant of Security Interest*. As security for the payment or performance in full when due of the Obligations, including each Guarantee of the Obligations, each Grantor hereby pledges to the Collateral Agent, for the benefit of the Secured Parties, and hereby grants to the Collateral Agent, for the benefit of the Secured

Parties, a security interest in all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):

- (a) All Trademarks, including those listed on Schedule I hereto; and
- (b) to the extent not included in the foregoing, all Proceeds and products of any and all of the foregoing and all Supporting Obligations, collateral security and guarantees given by any Person with respect to any of the foregoing.

Notwithstanding anything to the contrary in (a) or (b) above, this Agreement shall not constitute a grant of a security interest in any Excluded Property, including any "intent-to-use" trademark applications prior to the filing and acceptance of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto.

Section 3. *Termination*. This Trademark Security Agreement and the security interest granted hereby shall automatically terminate with respect to all of a Grantor's Obligations and any Lien arising therefrom shall be automatically released upon termination of the Security Agreement or release of such Grantor's obligations thereunder. The Collateral Agent shall, in connection with any termination or release herein or under the Security Agreement, execute and deliver to any Grantor as such Grantor may request, an instrument in writing releasing the security interest in the Trademark Collateral acquired under this Agreement. Additionally, upon such termination or release, the Collateral Agent shall reasonably cooperate with any efforts made by a Grantor to make of record or otherwise confirm such satisfaction including, but not limited to, the release and/or termination of this Agreement and any security interest in, to or under the Trademark Collateral.

Section 4. Supplement to the Security Agreement. The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Trademark 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 Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

Section 5. Governing Law. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK WITHOUT GIVING EFFECT TO ANY CONFLICTS OF LAWS PROVISIONS THAT WOULD RESULT IN THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION.

#96571485v3

Section 6. [Reserved].

Section 7. *Counterparts*. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Agreement shall become effective when it shall have been executed by the Collateral Agent and when the Collateral Agent shall have received counterparts hereof which, when taken together, bear the signatures of each of the other parties hereto, and thereafter shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Delivery of an executed counterpart of a signature page of this Agreement by telecopy or other electronic imaging means (including in .pdf format) shall be effective as delivery of a manually executed counterpart of this Agreement.

[Signatures on following page]

#96571485v3

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

H.B. FULLER COMPANY,

as a Grantos

By:

Vame John J. Corkrean

Title Executive Vice President and Chief Financial Officer

H.B. FULLER CONSTRUCTION PRODUCTS INC., as a Grantor

By: Name: Muhammad Shahbaz Malik

Title: President and CÉO

Signature Page for Trademark Security Agreement

TRADEMARK

REEL: 007973 FRAME: 0763 _____

ROYAL ADHESIVES AND SEALANTS, LLC, as a Grantor

Bv:

Name: Robert Joseph Martsching Title: Chief Financia Officer

ADCO PRODUCTS, LLC, as a Grantor

Bv:

Name: Robert Joseph Martschin Title: Chief Financial Officer

JPMORGAN CHASE BANK, N.A.,

as Collateral Agent

Ву:

Name: Christopher A. Salek

Title: Executive Director

REEL: 007973 FRAME: 0766

Schedule I
Short Particulars of U.S. Trademark Collateral

Description	Application Date	Application Number	Registration Date	Registration Number	Company
WHAT'S IN YOUR TOOLBOX?	09/21/2020	90196668	3/15/2022	6673308	H.B. Fuller Company
BRUTE STRENGTH. PROFESSIONAL GRADE.	08/13/2020	90111668	3/15/2022	6673213	H.B. Fuller Company
GO PRO	06/04/2020	88948573	2/8/2022	6640170	H.B. Fuller Company
GO PRO	06/04/2020	88948596	2/8/2022	6640171	H.B. Fuller Company
GO PRO	06/04/2020	88948618	2/8/2022	6640172	H.B. Fuller Company
ENFORCER	9/21/2022	97600636	_	_	H.B. Fuller Company
PHOTOCAP	8/30/1999	75787510	7/4/2000	2364580	H.B. Fuller Company
TISSUESEAL	9/25/2018	88130849	11/5/2019	5900577	H.B. Fuller Company
TISSUESEAL	9/25/2018	88130859	11/5/2019	5900578	H.B. Fuller Company
WOOD ASSURE	10/17/2018	88157993	1/19/2021	6251868	H.B. Fuller Construction Products Inc.
PURE COLOR	12/22/2020	90403044	_	_	H.B. Fuller Construction Products Inc.
WOODSTRONG	7/28/2021	90852727	8/16/2022	6819695	H.B. Fuller Construction Products Inc.
PARABOND	-	-	3/27/1990	1588419	H.B. Fuller Construction Products Inc.
IZ	4/7/2004	76585872	4/5/2005	2937617	Royal Adhesives and Sealants, LLC
ЕКНО	12/19/2007	77355917	2/3/2009	3569113	Royal Adhesives and Sealants, LLC

Description	Application Date	Application Number	Registration Date	Registration Number	Company
DMEASY	12/19/2007	77355995	2/3/2009	3569114	Royal Adhesives and Sealants, LLC
MYST STIK	4/8/2008	77443422	6/2/2009	3629697	Royal Adhesives and Sealants, LLC
ETERNABOND	11/11/2022	97674298	_	_	Royal Adhesives and Sealants, LLC
NIGHT SEAL	3/14/2008	77422061	10/14/2008	3515954	ADCO Products, LLC (f/k/a Millennium Adhesive Products, LLC)
HURRICANE FORCE	10/18/2004	76617058	12/13/2005	3026073	ADCO Products, LLC (f/k/a Millennium Adhesive Products, LLC)
FLEXERA	Oct-10- 2018	88149527	Jul-16-2019	5808599	H.B. Fuller Construction Products Inc.
PROSPEC	Nov-03- 2017	87671733	Jun-05-2018	5486509	H.B. Fuller Construction Products Inc.
WOOD READY	Oct-17- 2018	88159112	Aug-20- 2019	5841166	H.B. Fuller Construction Products Inc.
FULLCHECK	Mar-06- 2018	87822909	Dec-25-2018	5639710	H.B. Fuller Company
FULLCHECK (Service Mark)	Mar-06- 2018	87822895	Jan-01-2019	5645314	H.B. Fuller Company

RECORDED: 02/16/2023