

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM805381

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	SECURITY INTEREST
RESUBMIT DOCUMENT ID:	900764245

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Yale Cordage, Inc.		03/31/2023	Corporation: MAINE
Slingmax Technologies, LLC		03/31/2023	Limited Liability Company: DELAWARE
I & I Sling, LLC		03/31/2023	Limited Liability Company: PENNSYLVANIA
Slingmax, LLC		03/31/2023	Limited Liability Company: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	Abacus Finance Group, LLC, as Administrative Agent
Street Address:	335 Madison Avenue
Internal Address:	23rd Floor
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10017
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 22

Property Type	Number	Word Mark
Registration Number:	3153259	I & I
Registration Number:	6547869	SMART LIFT
Registration Number:	5796270	SMART SLING
Registration Number:	3266348	CHECK-FAST
Registration Number:	3529581	CORNERMAX
Registration Number:	3183055	COVERMAX
Registration Number:	3360538	FAST
Registration Number:	3164459	GATOR-FLEX
Registration Number:	3374693	GATOR-LAID
Registration Number:	3350694	GATOR-MAX
Registration Number:	4522599	RIFLED COVER
Registration Number:	3138251	SLINGMAX

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	3147264	SLINGMAX
Registration Number:	3574391	SPARKEATER
Registration Number:	3197892	TRI-FLEX
Registration Number:	4225425	TRI-PATH
Registration Number:	3075412	TWIN-PATH
Registration Number:	5886157	FORJ
Registration Number:	5574684	FORTIS ²
Registration Number:	2748805	LOUP
Registration Number:	6127221	ZIPGRIP
Registration Number:	2700120	K-SPEC

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: 6175743518

Email: smordas@goulstonstorrs.com

Correspondent Name: Stacey A. Mordas

Address Line 1: 400 ATLANTIC AVENUE

Address Line 4: Boston, MASSACHUSETTS 02110

NAME OF SUBMITTER:	Stacey A. Mordas
SIGNATURE:	/Stacey A. Mordas/
DATE SIGNED:	04/24/2023

Total Attachments: 9
source=10. Abacus - Yale Cordage - Trademark Security Agreement (Executed) 4869-8344-2779 v.1#page1.tif
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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this “Agreement”), dated as of March 31, 2023 is made by YALE CORDAGE, INC., a Maine corporation (“Borrower”), SLINGMAX TECHNOLOGIES, LLC, a Delaware limited liability company (“Slingmax Technologies”), I & I SLING, LLC, a Pennsylvania limited liability company (“I & I Sling”) and SLINGMAX, LLC, a Pennsylvania limited liability company (“Slingmax”) (each of Borrower, Slingmax Technologies, I & I Sling, a “Grantor”, and collectively, the “Grantors”), in favor of ABACUS FINANCE GROUP, LLC, in its capacity as administrative agent for the Lenders party to the Credit Agreement referred to below (in such capacity, the “Administrative Agent”).

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement of even date herewith (as amended, restated, supplemented or otherwise modified from time to time, the “Credit Agreement”), by and among Borrower, the lenders from time to time party thereto (the “Lenders”) and the Administrative Agent, the Lenders have agreed to extend credit and make certain financial accommodations to Borrower;

WHEREAS, in connection with the Credit Agreement, the Grantors, the other Guarantors party thereto and the Administrative Agent have entered into that certain Guarantee and Collateral Agreement of even date herewith (as amended, restated, supplemented or otherwise modified from time to time, the “Guarantee and Collateral Agreement”); and

WHEREAS, pursuant to the Credit Agreement and the Guarantee and Collateral Agreement, the Grantors are required to execute and deliver to the Administrative Agent, for the ratable benefit of the Secured Parties, this Agreement;

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

1. DEFINED TERMS. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Guarantee and Collateral Agreement.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. The Grantors hereby pledge, assign and grant to the Administrative Agent, on behalf of and for the ratable benefit of the Secured Parties, and their respective permitted successors, indorsees, transferees and assigns, a continuing first priority security interest in all of each Grantor’s right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the “Trademark Collateral”):

2.1. all of its Trademarks, including those referred to on Schedule I hereto, excluding only United States intent-to-use trademark applications to the extent that and solely during the period in which the grant of a security interest therein would impair, under applicable federal law, the registrability of such applications or the validity or enforceability of registrations issuing from such applications;

2.2. all extensions and renewals of the foregoing;

2.3. all goodwill connected with the use of, and symbolized by, each such Trademark;

2.4. all rights of any kind whatsoever of each Grantor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world;

2.5. any and all royalties, fees, income, payments, products and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

2.6. any and all claims and causes of action, with respect to any of the foregoing, whether occurring before, on or after the date hereof, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for past, present and future infringement, dilution, misappropriation, violation, misuse, breach or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

3. GUARANTEE AND COLLATERAL AGREEMENT. The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to the Administrative Agent, for the ratable benefit of the Secured Parties, pursuant to the Guarantee and Collateral Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guarantee and Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of a conflict between the provisions of this Agreement and the Guarantee and Collateral Agreement, the Guarantee and Collateral Agreement shall control. This Agreement shall constitute a Collateral Document and a Loan Document (as such terms are defined in the Credit Agreement).

4. AMENDMENTS IN WRITING. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by an instrument in writing signed by the Administrative Agent and the Grantors.

5. GOVERNING LAW. This Agreement and the rights and obligations of the parties hereto shall be governed by, and construed in accordance with, the laws of the State of New York.

6. COUNTERPARTS. This Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts and each such counterpart shall be deemed to be an original, but all such counterparts shall together constitute but one and the same Agreement. Receipt by telecopy or other electronic transmission (including "PDF") of any executed signature page to this Agreement shall constitute effective delivery of such signature page.

7. TERMINATION. Upon the termination of the Guarantee and Collateral Agreement pursuant to Section 8.17 thereof, upon written request of the Grantors, and at the expense of the Grantors, the Administrative Agent shall execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form, and in form and substance reasonably acceptable to the Administrative Agent, releasing the collateral pledge, grant, assignment, lien and security interest in the Trademarks under this Agreement.

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

GRANTOR:

YALE CORDAGE, INC.

By: _____

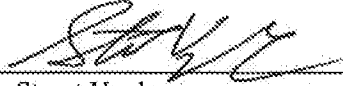
Name: Stuart Vyule

Title: Vice President

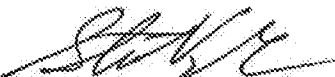
[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT (ABACUS/YALE)]

TRADEMARK
REEL: 008043 FRAME: 0474

SLINGMAX TECHNOLOGIES, LLC

By: 
Name: Stuart Vyule
Title: Vice President

I & ISLING, LLC

By: 

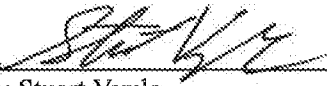
Name: Stuart Vyule

Title: Vice President

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT (ABACUS/YALE)]

TRADEMARK
REEL: 008043 FRAME: 0476

SLINGMAX, LLC

By:  _____

Name: Stuart Vyule


Title: Vice President

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT (ABACUS/YALE)]

TRADEMARK
REEL: 008043 FRAME: 0477

ADMINISTRATIVE AGENT:

ABACUS FINANCE GROUP, LLC
as Administrative Agent

By: 
Name: Eric Petersen
Title: Managing Director

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

Grantor/Owner/Applicant	Name	Serial No.	Registration No.	Registration Date	Granting Jurisdiction
I&I SLING, LLC	I & I Design Trademark	78623417	3153259	October 10, 2006	USA
SLINGMAX, LLC	SLINGMAX	B3672/95	T9503672Z	October 25, 1994	Singapore
SLINGMAX, LLC	slingmax	B36711A	T9503671A	October 25, 1994	Singapore
SLINGMAX, LLC	twin-path	3673/95	T9503673H	July 16, 2004	Singapore
SLINGMAX, LLC	check-fast	T07/11492H	T0711492H	February 5, 2009	Singapore
SLINGMAX, LLC	k-spec	T07/15003G	T0715003G	July 5, 2007	Singapore
SLINGMAX, LLC	SLINGMAX	39514743	39514743	March 12, 1996	Germany
SLINGMAX, LLC	TWIN-PATH	395147444	395147444	February 22, 1996	Germany
SLINGMAX TECHNOLOGIES, LLC	SMART LIFT design trademark	87132196	6547869	November 2, 2021	USA
SLINGMAX TECHNOLOGIES, LLC	SMART SLING	88091754	5796270	July 2, 2019	USA
SLINGMAX, LLC	SLINGMAX	D00200823877	IDM000239087	March 2, 2010	Indonesia
SLINGMAX, LLC	TWIN-PATH	95563741	95563741	August 25, 1995	France
SLINGMAX, LLC	CHECK-FAST	005968326	005968326	April 14, 2008	European Union
SLINGMAX, LLC	CHECK-FAST	2299565	2299565	July 5, 2018	India
SLINGMAX, LLC	CHECK-FAST	1258058	1359268	April 8, 2013	Mexico
SLINGMAX, LLC	CHECK-FAST	791301	791301	December 18, 2008	New Zealand
SLINGMAX, LLC	CHECK-FAST	78791884	3266348	July 17, 2007	USA
SLINGMAX, LLC	CORNERMAX	1670770	814837	March 31, 2009	India
SLINGMAX, LLC	CORNERMAX	76682431	3529581	November 11, 2008	USA
SLINGMAX, LLC	COVERMAX	78680634	3183055	December 12, 2006	USA
SLINGMAX, LLC	FAST Design Trademark	78689216	3360538	December 25, 2007	USA
SLINGMAX, LLC	GATOR-FLEX	0119850894236	1027761	February 28, 2008	Mexico
SLINGMAX, LLC	GATOR-FLEX	76641517	3164459	October 31, 2006	USA
SLINGMAX, LLC	GATOR-LAID	1601751	806975	March 31, 2019	India
SLINGMAX, LLC	GATOR-LAID	76669848	3374693	January 29, 2008	USA
SLINGMAX, LLC	GATOR-MAX	76669849	3350694	December 11, 2007	USA
SLINGMAX, LLC	K-SPEC	005969852	005969852	March 17, 2008	European Union
SLINGMAX, LLC	K-SPEC	1786634	1786634	February 17, 2009	India
SLINGMAX, LLC	K-SPEC	898495	1145928	February 26, 2010	Mexico
SLINGMAX, LLC	K-SPEC : K-Spec	771329	771329	January 10, 2008	New Zealand
SLINGMAX, LLC	RIFLED COVER	11272507	11272507	March 18, 2013	European Union
SLINGMAX, LLC	RIFLED COVER	85652038	4522599	April 29, 2014	USA
SLINGMAX, LLC	SLINGMAX	656182	656182	August 9, 1996	Australia
SLINGMAX, LLC	SLINGMAX	656181	656181	August 9, 1996	Australia
SLINGMAX, LLC	SLINGMAX	39523	39523	June 18, 2009	Brunei Darussalam
SLINGMAX, LLC	SLINGMAX	1518352	763091	November 1, 2008	India
SLINGMAX, LLC	SLINGMAX	2015902337235	0001632689	April 15, 2015	Italy
SLINGMAX, LLC	SLINGMAX	1995900430411	0000716668	July 15, 1997	Italy
SLINGMAX, LLC	SLINGMAX	230290	509269	October 31, 1995	Mexico
SLINGMAX, LLC	SLINGMAX	230291	509270	October 31, 1995	Mexico
SLINGMAX, LLC	SLINGMAX	769579	769579	December 6, 2007	New Zealand
SLINGMAX, LLC	SLINGMAX	78588990	3138251	September 5, 2006	USA
SLINGMAX, LLC	SLINGMAX	76634976	3147264	September 26, 2006	USA
SLINGMAX, LLC	SPARKEATER	960085	1068629	October 24, 2008	Mexico
SLINGMAX, LLC	sparkeater	T08/05163F	T08/05163F	April 22, 2008	Singapore
SLINGMAX, LLC	SPARKEATER	76687547	3574391	February 17, 2009	USA
SLINGMAX, LLC	TRI-FLEX	76640703	3197892	January 16, 2007	USA
SLINGMAX, LLC	TRI-PATH	85564858	4225425	October 16, 2012	USA
SLINGMAX, LLC	TWIN-PATH	656183	656183	July 1, 1996	Australia
SLINGMAX, LLC	TWIN-PATH	1518353	1518353	March 20, 2009	India
SLINGMAX, LLC	TWIN-PATH	1995900430410	0000716667	July 15, 1997	Italy
SLINGMAX, LLC	TWIN-PATH	2015902337236	0001632688	April 15, 2015	Italy
SLINGMAX, LLC	TWIN-PATH	507239	507239	October 20, 1995	Mexico
SLINGMAX, LLC	TWIN-PATH	769580	769580	December 6, 2007	New Zealand
SLINGMAX, LLC	TWIN-PATH	76635472	3075412	April 4, 2006	USA
SLINGMAX, LLC	CORNERMAX	1568267	TMA864438	November 6, 2013	Canada
SLINGMAX, LLC	CHECK-FAST	1246822	1246822	April 20, 2009	Australia
SLINGMAX, LLC	CORNERMAX	1219009	1219009	August 7, 2008	Australia
SLINGMAX, LLC	K-SPEC	1175118	1175118	December 12, 2007	Australia
SLINGMAX, LLC	TRI-FLEX	1469861	TMA814263	December 19, 2011	Canada
SLINGMAX, LLC	TRI-PATH	1569380	TMA893273	January 6, 2015	Canada
SLINGMAX, LLC	SLINGMAX	776505	TMA462568	August 30, 1996	Canada

Grantor/Owner/Applicant	Name	Serial No.	Registration No.	Registration Date	Granting Jurisdiction
SLINGMAX, LLC	TWIN-PATH	776504	TMA455560	March 15, 1996	Canada
SLINGMAX, LLC	SLINGMAX	VA 1995 03141	VR 1995 04480	July 7, 1995	Denmark
SLINGMAX, LLC	TWIN-PATH	VA 1995 03140	VR 1995 04479	July 7, 1995	Denmark
SLINGMAX, LLC	CHECK-FAST	1360820	TMA759223	February 10, 2010	Canada
SLINGMAX, LLC	RIFLED COVER	1598356	TMA908009	July 9, 2015	Canada
SLINGMAX, LLC	SLINGMAX	95563740	95563740	August 25, 1995	France
Yale Cordage, Inc.	FORJ	87816743	5886157	October 15, 2019	USA
Yale Cordage, Inc.	FORTIS ²	87792079	5574684	October 2, 2018	USA
Yale Cordage, Inc.	LOUP	78096846	2748805	August 5, 2003	USA
Yale Cordage, Inc.	ZIPGRIP	87665854	6127221	August 18, 2020	USA
SLINGMAX, LLC	K-SPEC	76415541	2700120	March 25, 2003	USA