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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM319366

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Accordant Energy, LLC		09/17/2014	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	SGP Land, LLC	
Street Address: 771 Corporate Drive, Suite 500		
City:	Lexington	
State/Country:	KENTUCKY	
Postal Code:	40503	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark					
Serial Number:	86201781	ACCORDANT ENERGY					

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.

Email: trademarks@skofirm.com

Correspondent Name: Allison J. Donovan

Address Line 1: 300 W. Vine St., Ste. 2100
Address Line 4: Lexington, KENTUCKY 40507

ATTORNEY DOCKET NUMBER:	118222.149514
NAME OF SUBMITTER:	Allison J. Donovan
SIGNATURE:	/Allison J. Donovan/
DATE SIGNED:	10/07/2014

Total Attachments: 10

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement (this "Agreement") is entered into as of September 17, 2014, by and between SGP LAND, LLC, a Delaware limited liability company (the "Secured Party"), and ACCORDANT ENERGY, LLC, a Delaware limited liability company (the "Debtor").

RECITALS

- A. The Debtor has executed to the order of and in favor of the Secured Party that certain Promissory Note and Security Agreement dated the date hereof (the "Note"), pursuant to which the Secured Party is making a loan in the principal amount of Three Million Dollars and No/100 (\$3,000,000.00) in accordance with the terms of the Note.
- B. Pursuant to the terms of the Note and in order to induce the Secured Party to extend the credit evidenced by the Note, the Debtor has granted the Secured Party a security interest in and lien on, all of the Debtor's right, title and interest in and to the Collateral (as defined in the Note), including, without limitation, the Intellectual Property Collateral (as defined below).

AGREEMENT

The Debtor hereby grants to the Secured Party, a security interest in and lien on, and confirms and ratifies the grant of a security interest in and lien on, all of the Debtor's right, title and interest in and to the intellectual property of the Debtor, whether now owned or hereafter acquired, and whether now existing or hereafter created, arising, accruing, incurred or entered into, including, without limitation, the intellectual property listed on Exhibit A (Copyrights), Exhibit B (Patents) and Exhibit C (Trademarks) to this Agreement, and (a) all license fees, royalty fees and other proceeds and income in any form from the manufacture, license, sale, distribution or use of such intellectual property, (b) all goodwill associated with such intellectual property, (c) all continuations, renewals, divisions, extensions, continuations-in-part, reexaminations and reissues of such intellectual property, and (d) all rights to sue and other claims by the Debtor for past, present or future infringement of, or dilution of, or other damages to the goodwill of, any such intellectual property and any and all proceeds therefrom (collectively, the "Intellectual Property Collateral").

The Debtor agrees to notify the Secured Party as promptly as practicable, and in any event within ten (10) days, of the Debtor's registration, acquisition, application for or adoption of any copyright, patent or trademark not listed on Exhibits A, B or C to this Agreement. Any such copyright, patent or trademark that the Debtor registers, acquires, applies for or adopts is to thereafter be deemed a part of the Intellectual Property Collateral. The Debtor agrees to execute and deliver, at the Debtor's sole cost and expense, all such security agreements, assignments, mortgages or other documents or filings the Secured Party deems, in the Secured Party's sole and absolute discretion, necessary or advisable to preserve and perfect the Secured Party's security interest in and lien on all of the Debtor's right, title and interest in and to the Intellectual Property Collateral. The Debtor agrees to record with all appropriate agencies or authorities, at the Debtor's sole cost and expense, all such documents and other instruments the Secured Party deems, in the Secured Party's sole and absolute discretion, necessary or advisable to preserve and perfect the Secured Party's security interest in and lien on all of the Debtor's right, title and interest in and to the Intellectual Property Collateral.

Intellectual Property Security Agreement

The security interest and lien granted pursuant to this Agreement are granted in connection with the security interest and lien granted pursuant to the Note. The Debtor acknowledges that the Secured Party's rights and remedies with respect to the Secured Party's security interest in and lien on the Intellectual Property Collateral are in addition to those rights and remedies provided in the Note, and any other rights and remedies available at law or equity, and that this Agreement confers no obligations on the Secured Party. This Agreement is to be governed by and construed and enforced in accordance with the laws of the Commonwealth of Kentucky, without regard to any applicable conflicts of laws principles. The Secured Party's security interest in and lien on the Intellectual Property Collateral are subject to and can be modified or terminated only in accordance with the terms of the Note.

The Debtor hereby further authorizes the Secured Party to file with the United States Patent and Trademark Office and the United States Copyright Office (and any successor office and any similar office in any state of the United States or in any other country) this Agreement and other documents for the purpose of perfecting, confirming, continuing, enforcing or protecting the security interest granted by the Debtor hereunder, without the signature of the Debtor where permitted by law.

The Debtor and the Secured Party are permitted to execute this Agreement in any number of counterparts, each of which when so executed and delivered, is to be an original, but each counterpart together is to constitute one and the same instrument. The exchange of copies of this Agreement and of signature pages by facsimile or other electronic transmission is to constitute effective execution and delivery of this Agreement for all purposes. Signatures of the Debtor and the Secured Party transmitted by facsimile or other electronic transmission are to be deemed to be their original signatures for any purpose whatsoever. This Agreement is to be deemed made under seal.

The Debtor and the Secured Party, intending to be legally bound, have caused this Agreement to be executed by a duly authorized representative as of the date first set forth above.

DEBTOR:

Intellectual Property Security Agreement

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The security interest and lien granted pursuant to this Agreement are granted in connection with the security interest and lien granted pursuant to the Note. The Debtor acknowledges that the Secured Party's rights and remedies with respect to the Secured Party's security interest in and lien on the Intellectual Property Collateral are in addition to those rights and remedies provided in the Note, and any other rights and remedies available at law or equity, and that this Agreement confers no obligations on the Secured Party. This Agreement is to be governed by and construed and enforced in accordance with the laws of the Commonwealth of Kentucky, without regard to any applicable conflicts of laws principles. The Secured Party's security interest in and lien on the Intellectual Property Collateral are subject to and can be modified or terminated only in accordance with the terms of the Note.

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The Debtor and the Secured Party, intending to be legally bound, have caused this Agreement to be executed by a duly authorized representative as of the date first set forth above.

DEBTOR:

ACCORDANT ENERGY, LLC

By: _	
Name	:
Title:	

Acknowledged and Agreed:

SECURED PARTY:

SGP LAND, LLC

Name: R. Eberte

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EXHIBIT A

COPYRIGHTS

None.

Intellectual Property Security Agreement

EXHIBIT B

PATENTS

(See attached)

Intellectual Property Security Agreement

Accordant Energy, LLC Patents and Pending Patents

r	-	~				-		~~											
	panss	Jan-08-2013										Way-21-2013	Jun-05-2012	Feb. 26.2012		Apr-17-2012	Apr-17-2012	Jun-05-2012	Sept-3-2013
	Patent No.	8,349,034									207.777	3 101 640	0, 196,012	8,382,863		8,157,874	8,157,875	8,192,513	8,523,962
Eller	Dair	Jun-25-2009	Dec-07-2012	Jun-25-2009	Jun-26-2009	Jun-25-2009	May-25-2011	Mar-30-2011	Am-25-2009	Jun-25-2009	Dec.22.2000	Apr-05-2041	Apr-14-2011	Apr-14-2011	Apr-14-2011	Apr-14-2011	Apr-14-2011	Apr-14-2011	Jun-04-2012
Application	No.	12/492,093	13/708,328	200980125169,7	09771071.9	395/CHENP/2011	200980125168.2	2300576	446/CHENP/2011	12/492,096	12/644,974	13/080,351	13/087,108	13/087,111	13/087,115	13/087,117	13/087,120	13/087,126	13/488,074
Country	110	e e	U.S.	China	edomg	India	China	Europe	India	U.S.	U.S.	U.S.	U.S.	U.S.	U.S.	U.S.	s S	0.0	83
Patient Title	ENGINEERED FUEL FEED	STOCK USEFUL FOR DISPLACEMENT OF COAL IN COAL FIRING PLANTS	ENGINEERED FUEL FEED STOCK USEFUL FOR DISPLACEMENT OF COAL IN COAL FIRING PLANTS	DISPLACEMENT OF COAL IN COAL INCOAL IN	ENGINEERED FUEL FEED STOCK USEFUL FOR DISPLACEMENT OF COAL IN COAL FIRING PLANTS	DISPLACEMENT OF COAL IN COAL FIRING PLANTS	ENGINEERED FUEL FEED STOCK	ENGINEERED FUEL FEED STOCK	ENGINEERED FUEL FRED STOCK	ENGINERED FUEL FEED STOCK	ENGINEERED FUEL FEED STOCK	ENGINEERED FUEL, FEED STOCK	ENGINEERED FUEL FEED STOCK	ENGINEERED FUEL FEED STOCK	STOCK	ENGINEERED FUEL FEED STOCK ENGINEERED ETICS CEED	STOCK ENGINEERED FILE FEED	STOCK ENGINEERED RIJEI FEED	STOCK

Inches and	Dance				Feb-26-2013				Dec-31-2013		Nov-19-2013				
Patent No.					8,382,862				8,617,264		8,585,787				
Filed	Dec-07-2012	Jun-25-2009	Jun-25-2009	Jun-25-2009	Nov-19-2010	Nov-19-2010	Nov-19-2010	Nov-19-2010	Dec-16-2011	Nov-21-2013	Jan-30-2013	Oct-08-2013	Jan-28-2013	Apr-23-2012	Apr.23-2012
Application	13/708,532	200980125176.7	415/CHENP/2011	12/491,650	12/949,982	201080064580.0	10839960.1	2012-545958	13/329,028	14/086,662	13/754,343	14/048,907	PCT//JSzor3/023	201280030501.3	12774116.3
Country	U.S.	China	india	u.s.	ແຮ.	Chlina	Europe	Japan	Ö.S.	e.u	S'n	u.s.	7	Chána	edang
Patent Title	ENGINEERED FUEL FEED STOCK	SYSTEM AND METHOD FOR INTEGRATED WASTE STORAGE	SYSTEM AND METHOD FOR INTEGRATE STORAGE	STOREGEATED WASTE STORAGE	SORBENT CONTAINING ENGINEERED FUEL FEED STOCK	ENGINEERED FUEL FEED STOCK	SUMBERIO CONTAINING ENGINEERED FUEL FEED STOCK	SORBENI CONTAINING ENGINEERED FUEL FEED STOCK	SURBENI CONTANING ENGINEERED FUEL FEED STOCK	SORBENI CONTAINING ENGINEERED FUEL FEED STOCK	MITIGATION OF HARMFUL COMBUSTION EMISSIONS USING SORBENT CONTAINING ENGINEERED FLEE STOCKS	MIJGATION OF HARMFUL COMBUSTION BAISSIONS USING SORBENT CONTAINING ENGINEERED FUEL FEED STOCKS	COMBUSTION OF HARMFUL COMBUSTION EMISSIONS USING SORBENT CONTAINING ENGINEERED FUEL FEED STOCKS	AND COFINIO ENGINEERED AND COFINIO ENGINEERED FUEL WITH COAL	AND COFIRING ENGINEERED FUELWITH COAL

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The state of the s						Jun-11-2019	Nov-12-2013	Jan-28-2014	Jun-10-2014		
Patent No.						8,469,581	8,579,997	8,638,235	8,746,599		
Fair	Apr-23-2012	Jun-01-2012	Jun-01-2012	Jun-01-2012	Jun-01-2012	Jun-28-2012	Jun-28-2012	May-10-2013	Aug-09-2013	May-10-2013	Nov-14-2013
Application	13463,781	210280037607.6	12727511.3	13/486,488	13/486,484	13635,474	13/535,476	13/891,528	13/963,552	13/891,530	PCTAUSZO13/04/0
	us.	China	Елгаре	ns.	us.	us.	U.S.	U.S.	3	8 5	2
rated 1856	MUCESS FOR COGASIFYIG AND COFIRING ENCINEERED FUELWITH COAL	SYSTEMS AND METHODS FOR PRODUCING ENGINERRED FUEL FEED STOCKS FROM WASTE MATERAL	PRODUCING BAGINEERED FUEL FEED STOCKS FROM WASTE MATERIAL	PRODICING ENGINEERED FUEL FEED STOCKS FROM WASTE MATERIAL	HETEROGESSING A HETEROGESSING A STREAM STREA	PROCESSING A HETEROGENEOUS WASTE STREAM	PRODUCING ENGINEERED FUEL FEED STOCKS FROM WASTE MY BEAUL	PROCESSING A HETEROGENEOUS WASTE STREAM SYSTEMS AND METHODS FOR	PROCESSING A HETEROGENECUS WASTE STREAM SYSTEMS AND METHODS END	PRODUCING ENGINEERED FUEL FEED STOCK WITH REDUCED CHLORINE CONTENT	PRODUCING ENGINEERED FUEL FEED STOCK WITH REDUCED CHLORINE

EXHIBIT C

TRADEMARKS

(See attached)

Intellectual Property Security Agreement

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Page I of 1 Updated: June 20, 2014

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HISTORY & CURRENT STATUS	Filed 2/24/2014		NOT YET FILED	
GOODS/SERVICES Discraber (it made)	Class 1: Chemical additives for fael Class 4: Fael	Class 40: Material management services, namely, recycling, reclamation and processing of usable waste materials for production of post-recycling product, waste processing, waste management soliel waste management services; recycling and reclamation of waste materials for production of energy generating products; custom manufacture of energy-efficiency products	Class I: Chemical additives for fael	Class 4: ruel Class 40. Material management services, namely, recycling reclamation and processing of usable waste materials for production of post-recycling product, waste processing, waste management; solid waste management services; recycling and reclamation of waste materials for production of energy generating products; custom manufacture of energy-efficiency moducts
SERIAL) REGISTRATION NO.	Serial No. 86201781		Serial No.	
COUNTRY	United States		United States	
MARK Carrent Owner	Accordant Energy Accordant Energy, LLC		Rakingineered Feedstock & Design	

AME: 0969

RECORDED: 10/07/2014

Accordant Energy, LLC Trademark Status Chart