OF \$590.00 4/0/63

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM486095

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
LSC ENVIRONMENTAL PRODUCTS, LLC		08/07/2018	Limited Liability Company: DELAWARE
TERRA NOVO, LLC		08/07/2018	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	M&T BANK	
Street Address:	ONE M&T PLAZA	
City:	BUFFALO	
State/Country:	NEW YORK	
Postal Code:	14203	
Entity Type:	Corporation: NEW YORK	

PROPERTY NUMBERS Total: 23

Property Type	Number	Word Mark		
Registration Number:	4707632	LSC		
Registration Number:	4707633	_SC		
Registration Number:	4561120	ODOR-SHELL		
Registration Number:	4561121	ODOR-SHELL COMPLAINT ELIMINATOR		
Registration Number:	4561122	POSI-CLEAR POSI-CLEAR		
Registration Number:	4472421	POSI-CUBE		
Registration Number:	4464015	POSI-CUBE SEED & SOIL GUARD		
Registration Number:	1857417	POSI-PAK		
Registration Number:	1851234	POSI-SHELL		
Registration Number:	3896441	POSI-SHELL POSI-SHELL		
Registration Number:	3889142	POSI-SHELL		
Registration Number:	2436693	EARTHGUARD		
Registration Number:	2827449	SOLAR SPARK		
Registration Number:	2836601	EARTHBOUND		
Registration Number:	2998872	SFM		
Registration Number:	5244723	CONNECT		
Registration Number:	5465772	LSC ENVIRONMENTAL DISASTER SOLUTIONS		
		TDADEMADIA		

TRADEMARK

REEL: 006413 FRAME: 0709

900462362

Property Type	Number	Word Mark
Registration Number:	5368497	MESIC
Serial Number:	87246466	CUBE
Serial Number:	87246472	SYNERGY
Serial Number:	87327026	EDGE
Serial Number:	87525790	ORGANIX
Serial Number:	87525802	FUSION

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: 6077239511

Email: kgorgos@cglawoffices.com
Correspondent Name: Coughlin & Gerhart, LLP

Address Line 1: P.O. Box 2039

Address Line 2:Attn: Keith A. Gorgos, Esq.Address Line 4:Binghamton, NEW YORK 13902

ATTORNEY DOCKET NUMBER:	6010-1224
NAME OF SUBMITTER:	Keith A. Gorgos, Esq.
SIGNATURE:	/Keith A. Gorgos/
DATE SIGNED:	08/15/2018

Total Attachments: 28

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source=2 FINAL IP Security Agreement & SCHEDULES 2018 (Combined) (1529069)#page1.tif
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TRADEMARK REEL: 006413 FRAME: 0710



TRADEMARK
REEL: 006413 FRAME: 0711

RESTATED AND EXTENSION OF TRADEMARK, PATENT, & INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS **RESTATED AND EXTENSION OF** TRADEMARK, PATENT, AND INTELLECTUAL PROPERTY SECURITY AGREEMENT (the "Agreement") is hereby made this **7th** day of **August**, **2018** by and between LSC ENVIRONMENTAL PRODUCTS, LLC, a Delaware limited liability company ("**Debtor**"), and TERRA NOVO, LLC, a Delaware limited liability company (the "**Company**") (collectively, "**Grantors**") and M&T BANK, a New York banking corporation ("**Secured Party**"), in favor of Secured Party.

WITNESSETH

WHEREAS, Secured Party **previously** extended a loan to Debtor pursuant to the terms and conditions of a certain promissory note <u>dated March 11, 2016</u> made by Debtor in favor of Secured Party wherein Debtor **borrowed** from Secured Party the original principal amount of \$2,500,000.00 (as same may be amended, restated, supplemented, or modified from time to time, the "<u>Prior Note</u>");

WHEREAS, Grantors **simultaneously** entered into certain General Security Agreement(s) in favor of Secured Party (as the same may be amended, modified, supplemented, renewed, extended, or restated from time to time the "<u>Prior Security Agreement</u>") the terms of which the Debtor acknowledges and agrees remain valid and in full force and effect;

WHEREAS, Secured Party has extended a new loan to Debtor pursuant to the terms and conditions of a certain term note dated the date hereof made by Debtor in favor of Secured Party wherein Debtor is borrowing from Secured Party the original principal amount of \$3,000,000 (as same may be amended, restated, supplemented, or modified from time to time, the ["Note-2018"], and collectively with the Prior Note, the "Notes");

WHEREAS, Grantors have simultaneously entered into certain General Security Agreement(s) in favor of Secured Party dated the date hereof (as the same may be amended, modified, supplemented, renewed, extended or restated from time to time [the "Security Agreement-2018"]; all terms defined in the Security Agreement-2018, wherever used herein, shall have the same meanings as are prescribed by the Security Agreement-2018, except as otherwise defined herein, and collectively with the Prior Security Agreement, the "Security Agreements");

WHEREAS, pursuant to the terms of the **Prior** Security Agreement, **the Security Agreement 2018** and pursuant to this Agreement, Grantors have granted to Secured Party liens and security interests in certain assets and all general intangibles of Grantors, including, without limitation and among other things, all rights, title, and interest of Grantors in, to and under, arising out of, or associated with (including but not limited to contract rights, distribution rights, foreign rights, goodwill, licensing rights, proceeds and income, receivables, and the right to sue for past, present, and future infringement or dilution) all now owned or hereafter acquired or created copyrights, domain names, patents, trade secrets, servicemarks and trademarks (collectively "**Trademarks**"), all related licenses, together with the

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goodwill of the business symbolized by each of the same, and all products and proceeds thereof, to secure the performance of the Obligations of Debtor under the Notes;

WHEREAS, Debtor is the registrant and/or owner of record of the copyrights and copyright applications listed on the attached **Schedule A**, patents and patent applications listed on the attached **Schedule B**, the Trademarks and Trademark applications listed on the attached **Schedule C**, and the domain names listed on the attached **Schedule D**;

WHEREAS, Company is the registrant and/or owner of record of the copyrights and copyright applications listed on the attached **Schedule E**, patents and patent applications listed on the attached **Schedule G**, and the domain names listed on the attached **Schedule H**;

WHEREAS, it is a condition to the advance of the principal amount of the Note-2018 by Secured Party that Grantors execute and deliver this Agreement;

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

- 1. <u>Incorporation of Notes</u>. The Notes and the terms and provisions thereof are hereby incorporated in their entirety by this reference. Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to them in the Security Agreement.
- 2. Grant and Reaffirmation of Grant of Security Interests. To secure the payment and performance of the Obligations under the Notes, Grantors hereby grant to Secured Party, and hereby reaffirms its grant pursuant to the Notes and Security Agreements, a continuing security interest in all of Grantors' rights, title, and interest in, to and under, arising out of, or associated with (including but not limited to contract rights, distribution rights, licensing rights, foreign rights, goodwill of the business, proceeds and income, receivables, and the right to sue for any claim by Grantors against third parties for past, present, and future infringement, dilution, breach of a license, or injury to the goodwill described below) the following, whether now owned or presently existing or hereafter created, acquired, or arising:
 - (i) all copyrights, copyright registrations, copyright applications, and copyright licenses, and all other corresponding rights, whether the same are domestic, international, or foreign, throughout the world, including, without limitation and not limited to, each registered copyright, copyright application, and copyright license referred to in **Schedule A** or **Schedule E**;
 - (ii) all patents, patent applications, patent licenses, and all other corresponding rights, whether the same are domestic, international, or foreign, throughout the world, including, without limitation and not limited to, each patent, patent application, and patent license referred to in **Schedule B** or **Schedule F** annexed hereto;

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- (iii) all Trademarks, Trademark applications, and Trademark licenses, names, brand names, company names, fictitious names, trade names, product names, slogans, and all designs related thereto whether the same are domestic, international, or foreign, throughout the world, including, without limitation and not limited to, each of the foregoing referred to in **Schedule C** or **Schedule G** annexed hereto, and all domain names, registered domain names, domain name registrations or licenses, websites and all designs related thereto, and all social media pages and accounts, throughout the world, including, without limitation and not limited to, each of the foregoing referred to in **Schedule D** or **Schedule H** annexed hereto, and all associated goodwill of the business connected with the use of and symbolized by the trademark or service mark or any of the foregoing, throughout the world;
- (iv) all of the foregoing together with any and all continuations, continuations-in-part, divisions, extensions, modifications, provisionals, reissues, renewals, or substitutions thereof, as applicable;
- (v) all trade secrets and inventions (whether patentable or not), and all algorithms, analyses, client and customer lists, codes, concepts, data, data collections, databases, designs, discoveries, drawings, formulas, ideas, invention disclosures, improvements, and information contained in submissions to, and information from, regulatory authorities, and know-how, laboratory records, methods, methodologies, modifications, patterns, plans, procedures, processes (including manufacturing processes, specifications and techniques), product rights, programs, proprietary information, prospect lists, prototypes, reports, research development, research plans, software (both source and object code), summaries, technical data, techniques, technology, tests, results, and other proprietary information, and all documentation relating to any of the foregoing;
- (vi) the goodwill of the business connected with the use of and symbolized by any of the foregoing, and all moral and economic rights of authors and inventors, or any similar or equivalent rights to any of the foregoing or other intangible asset throughout the world; and
- (vii) all products and proceeds of the foregoing, including any claim by Grantors against third parties for past, present or future (a) infringement, dilution, or breach with respect to any copyright, trademark, servicemark, patent, or a related application or license; or (b) injury to the goodwill associated with any trademark, servicemark, or application for either of the same (the collateral listed in this Section 2, hereafter, the "Collateral").

The liens and security interests contained in this Agreement are granted in conjunction with the liens and security interests granted to Secured Party pursuant to the Security Agreements.

Grantors hereby acknowledge and affirm that the rights and remedies of Secured Party with respect to the liens and security interests in the Collateral made and granted hereby are further set forth in the Notes and Security Agreements, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

3. Covenants.

(a) Grantors will not assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or lien upon, encumber, grant an exclusive or non-exclusive license, or otherwise dispose of any of the Collateral, without prior written consent of Secured Party.

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- (b) Grantors will not do any act, or omit to do any act, whereby the Collateral or any registration or application appurtenant thereto, may become abandoned, invalidated, unenforceable, avoided, avoidable, or will otherwise diminish in value, and shall notify Secured Party immediately if it knows of any reason or has reason to know of any ground under which this result may occur. Grantors shall take appropriate action at its expense to halt the infringement of the Collateral.
- 4. Representations and Warranties. Grantors hereby represent and warrant that the registered copyrights and copyright applications referred to in **Schedule A** or **Schedule E**, the patents and patent applications and/or licenses referred to in **Schedule B** or **Schedule F**, the Trademarks, Trademark applications, and/or licenses referred to in **Schedule C** or **Schedule G**, and the registered domain names and domain name registrations and/or licenses referred to in **Schedule D** or **Schedule H** attached hereto constitute all of the same owned, registered, and/or licensed to **Grantors** as of the date of this Agreement.

5. Indemnification.

Grantors assume all responsibility and liability arising from the use of the Collateral, and Grantors hereby indemnify and hold Secured Party harmless from and against any claim, suit, loss, damage, or expense (including reasonable attorneys' fees) arising out of Grantors' operations of their business from the use of the Collateral.

- 6. <u>Execution of Power of Attorney</u>. Concurrently with the execution and delivery hereof, Grantors shall execute and deliver to Secured Party, in the form of attached hereto, ten (10) originals of a Power of Attorney.
- 7. <u>No Waiver</u>. No course of dealing between Grantors or Secured Party, nor any failure to exercise, nor any delay in exercising, on the part of Secured Party, any right, power or privilege hereunder or under the Notes, Security Agreements, or this Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power, or privilege.
- 8. <u>Cumulative Remedies</u>. All of Secured Party's rights and remedies with respect to the Collateral, whether established hereby or by the Notes, or by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently.
- 9. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 10. <u>No Modification Except in Writing</u>. Except as provided in **Section 6**, no amendment or waiver of any provision of this Agreement shall be effective unless the same shall be in writing executed by the parties hereto.
- 11. <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of Grantors and Secured Party, all future holders of the Obligations and their respective successors and

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assigns, except that Grantors may not assign or transfer any of its rights or obligations under this Agreement without the prior written consent of Secured Party.

- 12. <u>Governing Law</u>. This Agreement and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the laws of the State of New York.
- 13. Headings & Construction. Section headings in this Agreement are included herein for convenience of reference only and shall not constitute a part of this Agreement for any other purpose. Whenever required by the context, any gender shall include any other gender, the singular shall include the plural and the plural shall include the singular. The words "herein," "hereof," "hereunder," and words of similar import refer to the Agreement as a whole and not to a particular article, section, or other provision hereof, except as otherwise specified. The term "Section," unless otherwise specified, refers to the specified Section of this Agreement. The term "including" (and with correlative meaning, "include") means including without limiting the generality of any description preceding such term.
- 14. <u>Counterparts</u>. This Agreement may be executed by the parties hereto in one or more counterparts, each of which shall be deemed an original and all of which when taken together shall constitute one and the same agreement.
- 15. <u>Termination</u>. This Agreement shall continue in effect until all of the Obligations are indefeasibly paid and satisfied in full and the Notes **are** terminated.

[Signature pages of Trademark, Patent, & Intellectual Property Security Agreement to follow]

-5-

IN WITNESS WHEREOF, Grantors have duly executed this Agreement as of the date first written above.

LSC ENVIRONMENTAL PRODUCTS, LLC

Name: Jøseph Donze

Title: Chief Executive Officer

TERRA NOVO, LLC

By: LSC Environmental Products, LLC, Sole Member

Name: Joseph Donze

Title: Chief Executive Officer

Agreed and accepted as of the date first written above:

M&T BANK, as Secured Party

Name: Sean Niquette

Title: Banking Officer

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IP Agreement 8/18

STATE OF NEW YORK)
) ss.:
COUNTY OF TIOGA)

On the 7th day of August, 2018, before me, the undersigned, personally appeared Joseph Donze personally known to me or proved to me on the basis of satisfactory evidence to be the individuals whose names is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

JOEL E. LANZ

NOTARY PUBLIC, STATE OF NEW YORK

QUALIFIED IN TIOGA COUNTY

NO. 5002220

MY COMM EXP SEPT 28, 20/8

STATE OF NEW YORK

) ss.:

COUNTY OF BROOME

On the day of August, 2018, before me, the undersigned, personally appeared Sean Niquette, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

KIM HAJDUK-HOWARD Notary Public, State of New York No. 01HA6137849 Residing in Broome County My Commission Expires December 5, 20____

Notary Public

SCHEDULE A

[ATTACHED]

SCHEDULE B

[ATTACHED]

SCHEDULE C

[ATTACHED]

SCHEDULE D

[ATTACHED]

SCHEDULE E

[ATTACHED]

SCHEDULE F

[ATTACHED]

SCHEDULE G

[ATTACHED]

SCHEDULE H

[ATTACHED]

POWER OF ATTORNEY

LSC ENVIRONMENTAL PRODUCTS, LLC, a Delaware limited liability company ("**Debtor**"), and TERRA NOVO, LLC, a Delaware limited liability company (the "Company"²) (collectively, "Grantors"), hereby authorize M&T BANK, a New York banking corporation, its successors and assigns, and any officer or agent thereof (collectively, "Grantee"), pursuant to note(s) between Grantee and Debtor, including but not limited to a certain promissory note dated as of August 7th, 2018 made by Debtor in favor of Grantee wherein Debtor is borrowing from Grantee the original principal amount of \$3,000,000 (as it may hereafter be amended, modified, supplemented, renewed, extended, or restated from time to time, the "Note-2018"), during the continuance of an Event of Default (as defined in the Note-2018) as the true and lawful attorney-in-fact of Grantors, with the power to endorse the name of Grantors on all applications, assignments, documents, papers, and instruments necessary for Grantee to enforce and effectuate its rights under that certain Restated and Extension of Trademark, Patent, and Intellectual Property Security Agreement between Grantors and Grantee dated as of August 7th, 2018 (as it may hereafter be supplemented, restated, superseded, amended or replaced, the "Trademark, Patent, and Intellectual Property Security Agreement-2018"), including, without limitation, the power to record its interest in any now owned and hereafter acquired or created Collateral (as defined in the Trademark, Patent, and Intellectual Property Security Agreement-2018) or additional collateral of Grantors in the United States Patent and Trademark Office or other appropriate state or federal governmental office including, without limitation, the power to execute on behalf of Grantors, a supplement to the Trademark, Patent, and Intellectual Property Security Agreement-2018, to use the Collateral or to grant or issue any exclusive or non-exclusive license under the Collateral to anyone else, or to assign, pledge, convey, or otherwise transfer title in or dispose of the Collateral to anyone else including, without limitation, the power to execute on behalf of Grantors, the Collateral, in each case subject to the terms of the Trademark, Patent, and Intellectual Property Security Agreement-2018. Nothing herein contained shall obligate Grantee to use or exercise any rights granted herein.

This Power of Attorney is given and any action taken pursuant hereto is intended to be so given or taken pursuant to and subject to the provisions of the Note-2018, General Security Agreement(s) in favor of Grantee dated as of August 7th, 2018 (as the same may be amended, modified, supplemented, renewed, extended, or restated from time to time the "Security Agreement"), and the Trademark, Patent, and Intellectual Property Security Agreement-2018.

Grantors hereby unconditionally ratify all that such attorney shall lawfully do or cause to be done following the occurrence and during the continuance of an Event of Default by virtue hereof and in accordance with the terms of the Trademark, Patent, and Intellectual Property Security Agreement-2018 and the Note-2018 and Security Agreement.

This Power of Attorney shall be irrevocable for the life of the Note-2018, Security Agreement, and the Trademark, Patent, and Intellectual Property Security Agreement-2018.

[Signature page for Power of Attorney to follow]

IN WITNESS WHEREOF, Grantors have executed this Power of Attorney as of the date stated above.

LSC ENVIRONMENTAL PRODUCTS, LLC

Name: Kseph Donze

Title: Chief Executive Officer

TERRA NOVO, LLC

By: LSC Environmental Products, LLC, Sole Member

Name Manh Danze

Tirk: Chief Executive Officer

Agreed and accepted as of the date first written above:

M&T BANK, as Grantee

Name: Sean Niquette

Title: Banking Officer

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STATE OF NEW YORK)
) ss.:
COUNTY OF TIOGA)

On the 1th day of August, 2018, before me, the undersigned, personally appeared Joseph Donze personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

NOTACE TUBLIC JOSE E. LANZ
NOTARY PUBLIC, STATE OF NEW YORK
QUALIFIED IN TIOGA COUNTY
NO. 5502220
MY COMM EXP SEPT 28, 20 / \$\frac{1}{2}\$

STATE OF NEW YORK

) ss.:

COUNTY OF BROOME

On the day of August, 2018, before me, the undersigned, personally appeared Sean Niquette, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

KIM HAJDUK HOWARD Notary Public, State of New York No. 01HAB137648 Residing in Brooms County

Residing in Squerra County My Commission Expires December 5, 20 2

SCHEDULE A

Registered Copyrights, Copyright Applications & Licenses of Debtor LSC Environmental Products, LLC:

None as of August 7, 2018.

SCHEDULE B

		ntent Applicatio Environment:		C
Title	Patent No. Publication No. Serial No. (Application No.)	Issue Date Pub. Date Filing Date	COUNTRY	STATUS
Bulk Material Cover Compositions and Method for Applying	7,544,243 2008-0026158 11/459,771	06/09/2009 01/31/2008 07/25/2006	USA	Issued
Bulk Material Cover Composition	8,029,616 2009-0226261 12/467,083	10/04/2011 09/10/2009 05/15/2009	USA	Issued
Sparking Device For Promoting Avoidance Of Short-Circuiting	5,984,668 09/134,391	11/16/1999 08/14/1998	USA	Issued
Bulk Material Cover Compositions And Methods Of Applying	9,579,699 2014-0154418 14/115,169	02/28/2017 06/05/2014 11/01/2013	USA	Issued
Bulk Material Cover Compositions And Methods Of Applying	8,946,324 2012-0283361 13/464,688	02/13/2015 11/08/2012 05/04/2012	USA	Issued
Bulk Material Cover Compositions	9,193,629 14/572,150	11/24/2015 12/16/2014	USA	Issued
Odor-Control Bulk Material Cover	2014205422 2014205422	05/12/2016 01/09/2014	Australia	Issued
Odor-Control Bulk Material Cover	2,898,558	01/09/2014	Canada	Pending

				T
Odor-Control Bulk	14737992.9	01/09/2014	Europe	Allowed
Material Cover				
	10100074	06/04/0016	TT T7	D I I' I I
Odor-Control Bulk	1212927A	06/24/2016	Hong Kong	Published
Material Cover	15111696.7	01/09/2014		
Oder Certail D. H.	10 2015 7020720	01/00/2014	T7	Dan Har
Odor-Control Bulk	10-2015-7020728	01/09/2014	Korea	Pending
Material Cover				
Odor-Control Bulk	9,303,177	04/05/2016	USA	Issued
1			USA	Issued
Material Cover	14/759,694	07/08/2015		
Hydroseeding	9,403,730	08/02/2016	USA	Issued
Substrate And	14/179,641	02/13/2014	USA	155404
1	17/1/2,041	04/13/4014		
Methods Of Use				
Hydroseeding	9,193,634	11/24/2015	USA	Issued
Substrate And	14/445,513	07/29/2014		
Methods Of Use	14/443,313	0712312014		
Miethods Of Use				
Erosion Control	9,771,516	09/26/2017	USA	Issued
Substrate and	15/195,033	06/28/2016		Issued
Methods of Use	13/173,033	00/20/2010		
Wiemous of Use				
Erosion Control	9,969,934	05/15/2018	USA	Issued
Substrate and	15/118,315	08/11/2016		
Methods of Use	15/110,515	00/11/2010		
Withhous of Osc				
Erosion Control	15/685,741	08/24/2017	USA	Pending
Substrate and	,			
Methods of Use				
Withous of Osc				
Erosion Control	15/949,752	04/10/2018	USA	Pending
Substrate and				
Methods of Use				
Hydroseeding	2015217426	02/06/2015	Australia	Pending
Substrate And				
Methods Of Use				
Hydroseeding	2,939,327	02/06/2015	Canada	Pending
Substrate And				
Methods Of Use				
TT 7 74	3.6371.1004.6104.07	00/05/0017	3.7	D. P.
Hydroseeding	MX/a/2016/0105	02/06/2015	Mexico	Pending
Substrate And	17			
Methods Of Use				
Call Face 1.4° F	(5(0,000	05/10/000	TICLA	Tooyed
Soil Formulation For	6,562,882	05/13/2003	USA	Issued
Resisting Erosion	09/897,093	06/29/2001		

Soil Formulation For	6,835,761	12/28/2004	USA	Issued
Resisting Erosion	10/368,904	02/18/2003		
Compositions and	7,407,993	08/05/2008	USA	Issued
Methods For	10/971,654	10/22/2004		
Resisting Soil Erosion				
and Fire Retardation				
Compositions and	7,666,923	02/23/2010	USA	Issued
Methods For	12/117,574	05/08/2008		
Resisting Soil Erosion				
and Fire Retardation				

SCHEDULE C

Trademarks, Trademark Applications & Licenses, Names, Brand Names, company Names, Fictitious Names, Trade Names, Product Names, Slogans, and Designs Related Thereto of Debtor LSC Environmental Products, LLC

MARK / Intangible	Reg. No. Serial No.	Registration Date Filing Date	COUNTRY Status	Notes
LSC	4,707,632 86/347,979	03/24/2015 07/25/2014	US Registered	
LSC	1266447 A0047818	01/23/2015 01/23/2015	Australia (Madrid Protocol designation). Registered	
LSC	1266447 A0047818	01/23/2015 01/23/2015	European Union (Madrid Protocol designation).	
LSC	1266447 A0047818	01/23/2015 01/23/2015	Mexico (Madrid Protocol designation). Pending	
LSC	1,712,195 1,712,195	12/12/2017 01/23/2015	Canada Registered	

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	4,707,633	03/24/2015	US	
	86/347,985	07/25/2014		
			Registered	
ODOR-SHELL	4,561,120	07/01/2014	US	
	85/874,897	03/13/2013		
	<u> </u>		Registered	
ODOR-SHELL	1191531	09/26/2013	Australia	
ODOK-SHEEL	A0038296	09/26/2013	(Madrid Protocol	
	110030290	03/20/2013	designation).	
			designation).	
			Registered	
ODOR-SHELL	1191531	09/26/2013	China	
	A0038296	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
ODOR-SHELL	1191531	09/26/2013	Korea	
	A0038296	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
ODOR-SHELL	TMA911,558	08/18/2015	Canada	
	1,645,309	09/26/2013		
00000000000			Registered	
ODOR-SHELL	2015 6406	02/20/2017	Ecuador	
	2015-6406	02/20/2015	D 1	
	4 5 (1 101	7/1/2014	Pending	
	4,561,121	7/1/2014	US	
	85/874,911	03/13/2013	Registered	
Odor-Shell	03/0/4,911	03/13/2013	Registered	
COMPLAINT ELIMINATOR				
Constitution and a second and a				
POSI-CLEAR	4,561,122	7/1/2014	US	
	85/874,918	03/13/2013		
			Registered	
POSI-CLEAR	1180411	09/26/2013	Australia (Madrid	
	A0038297	09/26/2013	Protocol	
	A0030231	07/20/2013		
	A0038297	07/20/2013	designation).	
	A0038297	09/20/2013	1	

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POSI-CLEAR	1180411	09/26/2013	China	
	A0038297	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CLEAR	1180411	09/26/2013	European Union	
	A0038297	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CLEAR	1180411	09/26/2013	Mexico	
	A0038297	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CUBE	4,472,421	01/21/2014	US	
TOSI-CODE	85/842,389	02/06/2013		
	03/042,309	02/00/2013	Dogistored	
DOGL CLIDE	1170/00	00/26/2012	Registered Australia	
POSI-CUBE	1179698	09/26/2013		
	A0038294	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CUBE	1179698	09/26/2013	China	
	A0038294	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CUBE	1179698	09/26/2013	European Union	
	A0038294	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CUBE	1179698	09/26/2013	Korea	
	A0038294	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CUBE	1179698	09/26/2013	Mexico	
	A0038294	09/26/2013	(Madrid Protocol	
			designation).	
			Registered	
POSI-CUBE	TMA912815	09/01/2015	Canada	
1 OSI-CODE	1,645,304	09/26/2013	Canada	
	1,043,304	03/20/2013	Dogistanad	
			Registered	

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	4,464,015	01/07/2014	US	
Posi-Cube	85/842,397	02/06/2013	D • • • • • • • • • • • • • • • • • • •	
SEED & SOLL GUART			Registered	
POSI-PAK	1,857,417	10/11/1994	US	
	74/407,922	07/01/1993		
			Registered	
POSI-SHELL	1,851,234	08/30/1994	US	
	74/402,272	06/16/1993		
			Registered	
POSI-SHELL	1203987	05/26/2008	Australia	
	1203987	10/11/2007	Do adata d	
POSI-SHELL	539,330	01/08/2001	Registered Canada	
PUSI-SHELL	1,021,734	01/08/2001	Canada	
	1,021,734		Registered	
POSI-SHELL	3,896,441	12/28/2010	US	
TOSI-SHEEL	77/964,528	03/22/2010		
			Registered	
POSI-SHELL	1038077	03/29/2010	European Union	
			(Madrid Protocol	
			designation).	
			Registered	
POSI-SHELL	1038077	03/29/2010	Korea	
			(Madrid Protocol	
			designation).	
			Registered	
POSI-SHELL	1038077	03/29/2010	China	
			(Madrid Protocol	
			designation).	
			Registered	
POSI-SHELL	TMA807,652	09/27/2011	Canada	
	1,475,068	03/30/2010		
Post Syrvi	T 44 400 504=	#140/504 C	Registered	
POSI-SHELL	I-11490-2017	5/18/2016	Ecuador	
	2015-6405	02/20/2015		
			Registered	
	3,889,142	12/14/2010	US	
	77/964,544	03/22/2010		
∠Posi-Shell	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	03/22/2010	Registered	
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	102555	02/20/20/2	CI.	
	1035527	03/29/2010	China	
- /4C - /1 - /1C			(Madrid Protocol	
Posi-Shell			designation).	
			Registered	
	1035527	03/29/2010	European Union	
			(Madrid Protocol	
/Posi-Shell			designation).	
			Registered	
	TMA807,651	09/27/2011	Canada	
	1,475,067	03/30/2010	2	
△Posi-Shell ■				
MI VJI-VIICIIM			Registered	
SOLAR SPARK	2,827,449	03/30/2004	US	
	76/507,639	04/18/2003		
			Registered	
SOLAR SPARK	1092575	08/05/2011	Australia	
			(Madrid Protocol	
			designation).	
			D	
COLAD CDADY	1002555	00/07/2011	Registered	
SOLAR SPARK	1092575	08/05/2011	China (Madrid Protocol	
			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
			designation).	
			Registered	
SOLAR SPARK	1092575	08/05/2011	European Union	
			(Madrid Protocol	
			designation).	
			Registered	
SOLAR SPARK	1092575	08/05/2011	Mexico	
			(Madrid Protocol	
			designation).	
			Registered	
SOLAR SPARK	TMA851,214	05/21/2013	Canada	
~ ~	1,540,336	08/19/2011		
			Registered	
EARTHBOUND	2,836,601	04/27/2004	US	
	78/250,517	05/15/2003		
			Registered	
SFM	2,998,872	09/20/2005	US	
	78/169,517	09/30/2002		
			Registered	
EARTHGUARD	2,436,693	03/20/2001	US	
	75/857,142	11/23/1999		
			Registered	

CUBE	87/246,466	11/23/2016	US	
COBE	07/240,400	11/23/2010	US	
			Published	
SYNERGY	87/246,472	11/23/2016	US	
			Allowed	
CONNECT	5,244,723	07/18/2017	US	
	87/246,483	11/23/2016		
	077240,403	11/23/2010	Dogistanad	
	0=/20= 00/	00/00/00/0	Registered	
Edge	87/327,026	02/07/2017	US	
			Pending	
I O N M A	5,465,772	05/08/2018	US	
	87/352,919	02/28/2017		
$\mathcal{L}(\mathcal{L}_{\mathcal{L}})$	077002,515	02/20/2017	Registered	
			Registereu	
ORGANIX	87/525,790	07/12/2017	US	
			Pending	
FUSION	87/525,802	07/12/2017	US	
	3,7,523,552	0,,12,201,		
			Don din o	
			Pending	
MESIC	5,368,497	01/12/2018	US	
	87/412,106	04/14/2017		
			Registered	

SCHEDULE D

	ames, Websites, Social Media Pages/Ac btor LSC Environmental Products, LL	
Domain Name, Website, or Social Media Page/Account	Registrar *** Registrar Account Holder / Social Media Account *** Registrant Contact *** Admin Contact *** Tech Contact	Website Host NOTES
landfill.com	NETWORK SOLUTIONS, LLC http://networksolutions.com *** LSC Environmental Products, LLC 2183 Pennsylvania Ave. Apalachin, NY 13760 Phone: +1.607.625.3050 Fax: +1.607.625.2689 ***	Blue Pixel Studios LLC 45 Lewis St Suite 1E Binghamton, NY 13901
posishell.com	PERFECT PRIVACY, LLC 12808 Gran Bay Parkway West, Jacksonville FL 32258 Phone: +1.570.708.8780 Email: nv5ex4nt35e@networksolutions privateregistration.com *** PERFECT PRIVACY, LLC [Same as above]. *** PERFECT PRIVACY, LLC [Same as above].	

Domain Name, Website, or Social Media Page/Account	Registrar *** Registrar Account Holder / Social Media Account *** Registrant Contact *** Admin Contact *** Tech Contact	Website Host NOTES
ianumi.net	GoDaddy.com, LLC http://www.Godaddy.com	
lscenv.com	***	
lscenv.net	Joy Westby jwestby@lscenv.com	
lscenvironmental.com	LSC Environmental Products, LLC 2183 Pennsylvania Ave.	
lscenvironmental.net	Apalachin, NY 13760 Phone: +1.607.625.3050 Fax: +1.607.625.2689	Blue Pixel Studios LLC 45 Lewis St Suite 1E
lscenvironmentalproducts.com	***	Binghamton, NY 13901
lscenvironmentalproducts.net	Joy Westby LSC Environmental Products, LLC	
posicoatings.com	[Same as above].	
posicover.com	Joy Westby LSC Environmental Products, LLC	
posi-shell.net	[Same as above].	
posi-shell.com	*** Joy Westby	
posishell.net	LSC Environmental Products, LLC [Same as above].	
solar-spark.com		
solar-spark.net		

https://www.facebook.com/ LSC-Environmental- Products-LLC- 120753457945759/?fref=ts	Social Media Account / Page	
https://www.linkedin.com/ company/lsc-environmental- products-llc	Social Media Account / Page	
https://www.youtube.com/ channel/UCjo5SWGj38z MBFFp1KlW4oA	Social Media Account / Page	
https://plus.google.com/117322 926210586365042	Social Media Account / Page	
https://twitter.com/LSCenv	Social Media Account / Page	

SCHEDULE E

Registered Copyrights, Copyright Applications & Licenses of Company Terra Novo, LLC

None as of August 7, 2018.

SCHEDULE F

Patents, Patent Applications & Licenses of Company Terra Novo, LLC None as of August 7, 2018.

SCHEDULE G

Trademarks, Trademark Applications & Licenses, Names, Brand Names, company Names, Fictitious Names, Trade Names, Product Names, Slogans, and Designs Related Thereto of Company Terra Novo, LLC

None as of August 7, 2018.

SCHEDULE H

Registered Domain N	ames, Websites, Social Media Pages/Acco of Company Terra Novo, LLC	unts, & Licenses
Domain Name, Website, or Social Media Page/Account	Registrar *** Registrar Account Holder / Social Media Account *** Registrant Contact *** Admin Contact *** Tech Contact	Website Host NOTES
terranovo.com	GoDaddy.com, LLC http://www.Godaddy.com Joy Westby jwestby@lscenv.com LSC Environmental Products, LLC 2183 Pennsylvania Ave. Apalachin, NY 13760 Phone: +1.607.625.3050 Fax: +1.607.625.2689 *** Joy Westby LSC Environmental Products, LLC [Same as above]. *** Joy Westby	

-15-

TRADEMARK REEL: 006413 FRAME: 0737

	LSC Environmental Products, LLC [Same as above].	

	Joy Westby LSC Environmental Products, LLC [Same as above].	
	GoDaddy.com, LLC http://www.Godaddy.com	

	Joy Westby jwestby@lscenv.com LSC Environmental Products, LLC 2183 Pennsylvania Ave. Apalachin, NY 13760 Phone: +1.607.625.3050 Fax: +1.607.625.2689	
earthguard.com	***	
	Joy Westby LSC Environmental Products, LLC [Same as above]. ***	
	Joy Westby LSC Environmental Products, LLC [Same as above].	

	Joy Westby LSC Environmental Products, LLC [Same as above].	
https://www.facebook.com/ TerraNovoInc/	Social Media Account / Page	
https://www.linkedin.com/ company/terra-novo-inc	Social Media Account / Page	
https://twitter.com/ terranovoinc	Social Media Account / Page	

https://plus.google.com/	Social Media Account / Page	
+TerranovoInc	Social Media Account / Lage	

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RECORDED: 08/15/2018