

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM655849

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Cortex Composites, Inc.		11/30/2020	Corporation: CALIFORNIA
RECEIVING PARTY DATA			
Name:	Burdens Australia, PTY Ltd		
Street Address:	57 Distinction Road		
City:	Wangara, WA		
State/Country:	AUSTRALIA		
Postal Code:	6065		
Entity Type:	Corporation: AUSTRALIA		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Serial Number:	87161400	CORTEX COMPOSITES	
Serial Number:	88663861	READY TO ROLL	
CORRESPONDENCE DATA			
Fax Number:	6127661600		
<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:	6127666911		
Email:	susan.carlson@faegredrinker.com		
Correspondent Name:	Susan Carlson, Faegre Drinker Biddle		
Address Line 1:	90 SOUTH 7TH STREET SUITE 2200		
Address Line 4:	Minneapolis, MINNESOTA 55402		
NAME OF SUBMITTER:	Susan Carlson		
SIGNATURE:	/e/ Susan Carlson		
DATE SIGNED:	06/24/2021		
Total Attachments: 18			
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**CORTEX COMPOSITES, INC.
SECURED PROMISSORY NOTE**

This Secured Promissory Note (this “**Note**”) is made and entered into as of November 30 2020, between Cortex Composites, Inc., a California corporation (the “**Company**”), and Burdens Australia, PTY Ltd (“**Burdens**”) (each of the Company and Burdens, a “**Party**”, and collectively, the “**Parties**”).

RECITALS

WHEREAS, the Parties intend for this Note to set forth the full and complete agreement of the Parties and replace all other past or present agreements (except for the Confidentiality Agreement (as defined below)), including that certain Convertible Promissory Note & Asset Transfer Agreement, dated May 5, 2017 (the “**Original Agreement**”);

WHEREAS, simultaneously with the execution of this Note, the Parties intend to enter into a revised Confidentiality Agreement, dated as of the date hereof (the “**Confidentiality Agreement**”); and

WHEREAS, the Company has previously granted a first priority security interest to Foley & Lardner LLP (“**Foley**”) in the Company’s intellectual property as recorded with the US Patent and Trademark Office at Reel/Frame 6567/0477 and shown on the UCC financing statement filed with the Secretary of State of the State of California on February 21, 2019,

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

AGREEMENT

1. **Principal and Interest.** For value received, the Company hereby promises to pay to Burdens the principal sum of Three Hundred Seventy-One Thousand Six Hundred Forty-Seven United States Dollars (\$371,647) (together with the interest calculated thereon, the “**Loan Amount**”), payable in full or in part on the occurrence of a Repayment Event (as defined below). The unpaid principal balance of this Note shall bear interest, with such interest accruing since the date the respective funds were received by the Company from Burdens as set forth on Schedule A hereto, payable immediately upon repayment in full of the principal amount of this Note, computed at a simple per annum fixed rate equal to seven percent (7.0%). Interest shall be calculated for the actual number of days elapsed, using a daily rate determined by dividing the annual rate by 365 or 366, as applicable.

2. **Payments.** All amounts payable under this Note shall be promptly paid in lawful money of the United States of America pursuant to the wire instructions set forth below (which such wire instructions may be modified pursuant to a prior written notice from Burdens to the Company). The principal outstanding under this Note may be paid in full or in part at any time, together with all accrued and unpaid interest on such principal, without premium or penalty.

Wire Transfer Instructions

Bank: National Australia Bank

BIC/SWIFT code: NATAAU3303M

BSB (bank, state, and branch): 086 136 and **Account Number:** [REDACTED]

Beneficiary name and address: Burdens Australia Pty Ltd, 11 Profit Pass,
Wangara WA6065

3. **Repayment Events.** The Company shall make mandatory payments under this Note in the circumstances set forth below (each, a "**Repayment Event**"), without the necessity of any notice or demand, until the Loan Amount is repaid in full.

(a) **Financings.** In connection with the receipt of proceeds in the amounts set forth below from one or more third party financings (whether debt or equity) in which such proceeds are received by the Company following the date hereof (collectively, the "**Financings**"), the Company shall make repayments of the Loan Amount in the following amounts until the Loan Amount is repaid in full:

- i. 10% of all aggregate proceeds (net of expenses) equal to or greater than \$1,000,000, but less than \$2,500,000, that are received in connection with the Financings; and
- ii. 35% of all aggregate proceeds (net of expenses) equal to or greater than \$2,500,000 that are received in connection with the Financings.

(b) **Sales.** In connection with sales by the Company of its products to its customers, the Company shall make repayments of the Loan Amount on a quarterly basis in the amount of the greater of the following with respect to sales made during each calendar quarter (such greater amount of (A) and (B) in a quarter being the "**Quarterly Sales Amount**"): (A) 25% of the Revenue Amount during such quarterly period; and (B) the Net Amount during such quarterly period.

- i. The Quarterly Sales Amount shall be determined fifteen (15) business days following the end of each calendar quarter while any Loan Amount remains outstanding. Payment of such Quarterly Sales Amount to Burdens shall be made promptly following such determination.
- ii. "**Net Amount**" shall mean the aggregate amount of Profit during a quarterly period that exceeds a Sales Margin of 20% in connection with the sale of such product. The Net Amount shall be calculated on a per-sale basis and shall be only the portion of the Profit in excess of a Sales Margin of 20%.
- iii. "**Profit**" shall mean (x) the dollar amount received by the Company in connection with a sale of its product to a customer, less (y) (i) the dollar amount of the costs paid by the Company for the product sold to the customer (including the allocated amount of labor costs, overhead and related fixed costs), (ii) the dollar amount of any related returns, credits and reimbursements incurred or paid, (iii) the dollar amount of any federal, state, local or other governmental tax or withholding requirements or obligations with respect to such sale, and (iv) the dollar amount payable to

any employees or third parties in connection with such sale pursuant to contractual arrangements.

iv. “**Revenue Amount**” shall mean the amount of proceeds actually received from a sale of a product to a customer (such amount to be adjusted downward for commissions or fees paid or payable by the Company to distributors or other third parties pursuant to contractual arrangements in connection with such sale).

v. “**Sales Margin**” shall mean Profit divided by Revenue Amount.

(c) Sale Transaction. The entire unpaid Loan Amount shall become immediately due and payable upon the consummation of a Sale Transaction. For purposes hereof, a “**Sale Transaction**” means, whether in one or a series of transactions: (i) any merger, consolidation or other business combination pursuant to which the business of the Company is combined with that of any legal entity; (ii) the acquisition by any natural person, legal entity (including any trust) or governmental authority, directly or indirectly, of (A) greater than fifty percent (50%) of the outstanding voting securities of the Company or (B) greater than fifty percent (50%) of the outstanding capital stock of the Company; or (iii) the sale, lease, transfer, exclusive license or other disposition by the Company or any subsidiary of the Company of all or substantially all the assets of the Company and its subsidiaries taken as a whole.

4. Events of Default. If any payment under this Note is not made upon the occurrence of a Repayment Event (a “**Default**”), and such Default is not cured by the Company within five (5) business days after the Company receives written notice of such Default from Burdens, then the entire unpaid Loan Amount shall, at the option of Burdens upon written notice to the Company, become immediately due and payable. For the avoidance of doubt, a Default shall be deemed to have occurred in the event the Company becomes the subject of bankruptcy or other insolvency proceedings.

5. Collateral Provisions.

(a) Grant of Security Interest. The Company hereby pledges and grants to Burdens, and hereby creates a continuing lien and security interest in favor of Burdens in and to all of its right, title and interest in and to the following, wherever located, whether now existing or hereafter from time to time arising or acquired (collectively, the “**Collateral**”):

(i) each United States patent and patent application, including each patent and patent application referred to on Schedule B hereto;

(ii) each United States trademark, trademark registration and trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each trademark, trademark registration and trademark application, including each trademark, trademark registration and trademark application referred to in Schedule C hereto;

(iii) each foreign patent and patent application, including each patent and patent application referred to on Schedule D hereto; and

(iv) all products and proceeds of the foregoing, including any claim by the Company against third parties for past, present or future infringement of any patent, or past, present or future infringement or dilution of any trademark or trademark registration, including any patent or trademark listed on Schedule B, Schedule C or Schedule D hereto, or for injury to the goodwill associated with any trademark or trademark registration;

provided, however, that notwithstanding anything to the contrary contained in the foregoing or elsewhere in this Note, the security interest created by this Note shall not extend to, and the term “Collateral” shall not include (the following, collectively, “**Excluded Assets**”): (A) any asset or right in respect of which perfection of a security is not either governed by the Uniform Commercial Code or effected by appropriate evidence of the security interest being filed in the United States Patent and Trademark Office; (B) any license, agreement, contract, instrument, document, general intangible or right, to the extent that the grant of a security interest therein would violate or invalidate the same or a valid and enforceable restriction in respect thereof or create a right of termination or other right in favor of any other party thereto, in each case after giving effect to the applicable anti-assignment provisions of the Uniform Commercial Code; or (C) “intent-to-use” trademark applications.

(b) Security for Obligations. The Collateral secures the payment and performance of all obligations now or hereafter existing under this Note, as this Note may be amended, restated, supplemented or otherwise modified from time to time, when due.

(c) Further Assurances. The Company agrees that, from time to time, it will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action, that Burdens may reasonably request, in each case consistent with the terms of this Note, in order to perfect and protect any pledge or security interest granted or purported to be granted hereunder.

(d) Financing Statements. The Company hereby authorizes Burdens (i) to record its security interests with the U.S. Patent and Trademark Office; and (ii) to file one or more financing or continuation statements, and amendments thereto, with respect to the Collateral from time to time in such jurisdictions as Burdens determines to be appropriate.

(e) Release. Burdens shall release, in each case pursuant to documentation in form and substance reasonably requested by the Company, any and all security interests, liens and other encumbrances on any asset or right granted to or held by Burdens under or in connection with this Note to secure all or any portion of the obligations from time to time arising under this Note:

(i) as to all such assets and rights, upon payment and performance in full of all of the obligations evidenced by this Note;

(ii) as to any such asset or right that is sold, transferred or otherwise disposed of in a transaction not prohibited by this Note, upon the consummation of such sale, transfer

or other disposition and only to the extent Burdens has received the amounts due to Burdens pursuant to the terms of this Note as of the time of such sale, transfer or disposition; and

(iii) as to any such asset or right from time to time constituting an Excluded Asset, promptly after the Company's request therefor.

(f) Second Priority Security Interest. Notwithstanding any provision of this Note or any financing or continuation statement, or any amendment thereto, to the contrary, Burdens hereby agrees, unless and until the Foley Accrued Fees have been paid in full, or will be paid in full pursuant to any actions taken by Burdens, pursuant to that certain Security Agreement, dated as of February 11, 2019, by and between the Company and Foley, that:

(i) Burdens' security interest in the Collateral hereunder is subordinate and junior to any security interest that Foley may have in the Collateral from time to time; and

(ii) Burdens will not take any action to repossess or foreclose upon the Collateral hereunder or take any other action whatsoever pursuant hereto to enforce or otherwise realize upon its interest in the Collateral.

6. Release. Following repayment of the Loan Amount in full, each Party and its past, present and future affiliates (collectively, the "**Releasing Parties**") hereby releases, acquits and forever discharges the other Party, and its affiliates, officers, directors, stockholders, principals, d/b/a's, employees, attorneys, agents, representatives, successors and assigns (collectively, the "**Released Parties**"), individually and collectively, from any and all claims, demands, judgments, liens, damages, losses, liabilities, debts, or causes of action of any kind or character, whether derivative, direct or indirect, whether fixed, contingent or liquidated, or whether known or unknown, that may be or could have been asserted against any such Released Party or claims which could have been brought in respect of any act or omission taken, or any contract entered into prior to, the date of such repayment; *provided, however*, that this release does not release any claims, liabilities, obligations or causes of action arising from or relating to the Confidentiality Agreement. The Releasing Parties irrevocably agree not to assert, and shall cause their affiliates not to assert, directly or indirectly, any claim released hereby, or to commence, institute or cause to be commenced or instituted, any proceeding of any kind against any Released Party asserting any claim released hereby. In the event that a Releasing Party attempts to assert a claim released hereby, such Releasing Party agrees to pay all reasonable attorneys' fees and expenses of each of the Released Parties in defending itself in connection with such asserted claims.

7. Termination of Agreements. The Parties acknowledge that the obligations set forth in this Note represent satisfaction of all compensation to be paid under any agreement between the Parties (including the Original Agreement), whether by cash or equity securities, and all other obligations owed by either Party to the other Party (except as set forth in the Confidentiality Agreement). As of the date hereof, each prior arrangement, agreement (including the Original Agreement) or understanding between the Parties shall be deemed terminated, null, void *ab initio* and of no further force or effect.

8. Miscellaneous.

(a) Written Changes, Waivers, Etc. Neither this Note nor any provision hereof may be changed, waived, discharged or terminated orally, but only by a written agreement or other instrument signed by the Parties. This Note constitutes the entire understanding and agreement of the Parties with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between the Parties with respect thereto.

(b) Successors and Assigns. The terms and conditions of this Note shall inure to the benefit of and be binding upon and be enforceable by the respective successors and assigns of the Parties. Notwithstanding the foregoing, the Parties may not assign any of its rights or obligations under this Note without the prior written consent of the other Party, with such consent not to be unreasonably withheld, conditioned or delayed.

(c) Notices. Any notice, request, instruction or other document to be given hereunder by a Party hereto shall be in writing and shall be deemed to have been given, (a) when received if given in person, (b) on the date of transmission if sent by e-mail, or other wire transmission (with answer back confirmation of such transmission), (c) upon delivery, if delivered by a nationally known commercial courier service providing next day delivery service (such as Federal Express), or (d) upon delivery, or refusal of delivery, if deposited in the U.S. mail, certified or registered mail, return receipt requested, postage prepaid:

To the Company: Curren Krasnoff
Cortex Composites, Inc.
521 Latimer Road
Santa Monica, CA 90402
United States of America
Attention: Chief Executive Officer
Email: ckrasnoff@cortexcomposites.com

with a copy to: Richard J. McKenna
Foley & Lardner LLP
777 E. Wisconsin Ave.
Milwaukee WI 53202-5306
United States of America
Email: rmckenna@foley.com

To Burdens: Paul Johnson
Burdens Australia Pty Ltd
57 Distinction Road, Wangara, WA, 6065
Australia
Email: Paul.Johnson@burdens.net.au

or to such other individual or address as a Party hereto may designate for itself by notice given as herein provided.

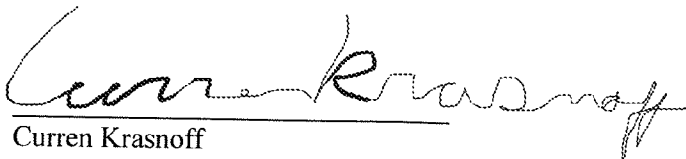
(d) Governing Law. This Note shall be governed by and construed under the internal laws of the State of California, without regard to any choice of law principles that provide for the application of the laws of another jurisdiction.

(e) Counterparts. This Note may be executed concurrently in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Delivery of an executed counterpart of this Note shall have the same effect as manual delivery thereof.

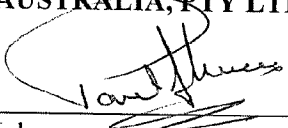
[Signature Pages Follow]

IN WITNESS WHEREOF, the undersigned have signed below as of the date first set forth above.

CORTEX COMPOSITES, INC.

By: 
Curren Krasnoff
Chief Executive Officer

BURDENS AUSTRALIA, PTY LTD

By: 
Paul Johnson
Managing Director

Schedule A

SCHEDULE OF RECEIPT OF FUNDS

Date	Amount (USD)
March 8, 2017	\$15,000
March 16, 2017	\$50,000
July 12, 2017	\$49,647
August 31, 2017	\$82,000
November 20, 2017	\$45,000
January 12, 2018	\$30,000
January 23, 2018	\$50,000
February 20, 2018	\$50,000

Schedule B


PATENTS AND PATENT APPLICATIONS

Country	Matter Title	Application No	Pat./Reg. No.
United States of America	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	14/185610	9187902
United States of America	CEMENTITIOUS COMPOSITE MIXTURE HAVING ABSORBENT MATERIAL	62/358448	
United States of America	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	14/933898	9567750
United States of America	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	15/061389	10167635
United States of America	MACHINE FOR MANUFACTURING COMPOSITE MATERIALS	62/722035	
United States of America	CEMENTITIOUS COMPOSITE CONSTITUENT RELATIONSHIPS	15/806980	
United States of America	CEMENTITIOUS COMPOSITE CONSTITUENT RELATIONSHIPS	15/807373	10221569
United States of America	CEMENTITIOUS COMPOSITE SHELTER	62/726627	
United States of America	CEMENTITIOUS COMPOSITE MAT	15/767191	
United States of America	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	16/224567	

Country	Matter Title	Application No	Pat./Reg. No.
United States of America	CEMENTITIOUS COMPOSITE CONSTITUENT RELATIONSHIPS	16/266891	
United States of America	TENSIONED STRUCTURE LAYER FOR A CEMENTITIOUS COMPOSITE MAT	62/883641	
United States of America	CEMENTITIOUS COMPOSITE MAT	16/594958	
United States of America	CEMENTITIOUS COMPOSITE MAT	16/605084	
United States of America	CEMENTITIOUS MIXTURE FOR IN-SITU HYDRATION	62/944823	
United States of America	CEMENTITIOUS COMPOSITE CONSTITUENT RELATIONSHIPS	16/878122	

Schedule C

TRADEMARKS

Country	Mark	Trademark Image	Registration Number	Application No
United States of America	CORTEX COMPOSITES & DESIGN			87/161400
United States of America	READY TO ROLL			88/663861

Schedule D

FOREIGN PATENTS

Country	Matter Title	Application No	Pat./Reg. No.
Australia	CEMENTITIOUS CONSTITUENT RELATIONSHIPS	2018365855	
Canada	CEMENTITIOUS CONSTITUENT RELATIONSHIPS	based on PCT/US2018/059220	
China	CEMENTITIOUS CONSTITUENT RELATIONSHIPS	2018800799237	
European Patent Office	CEMENTITIOUS CONSTITUENT RELATIONSHIPS	18876500.2	
South Africa	CEMENTITIOUS CONSTITUENT RELATIONSHIPS	2020/02745	
P.C.T.	CEMENTITIOUS CONSTITUENT RELATIONSHIPS	PCT/US2018/059220	
Australia	CEMENTITIOUS COMPOSITE MAT	2016349494	
Australia	CEMENTITIOUS COMPOSITE MAT	2018256357	
Canada	CEMENTITIOUS COMPOSITE MAT	3042627	
Canada	CEMENTITIOUS COMPOSITE MAT	3060530	
China	CEMENTITIOUS COMPOSITE MAT	201680064474.X	

Country	Matter Title	Application No	Pat./Reg. No.
China	CEMENTITIOUS COMPOSITE MAT	2018800299594	
European Patent Office	CEMENTITIOUS COMPOSITE MAT	16863106.7	
European Patent Office	CEMENTITIOUS COMPOSITE MAT	18788370.7	
Singapore	CEMENTITIOUS COMPOSITE MAT	11201802935R	
South Africa	CEMENTITIOUS COMPOSITE MAT	2018/03703	2018/03703
South Africa	CEMENTITIOUS COMPOSITE MAT	2019/07616	
P.C.T.	CEMENTITIOUS COMPOSITE MAT	PCT/US2018/027984	
P.C.T.	CEMENTITIOUS COMPOSITE SHELTER	PCT/US2019/049319	
P.C.T.	MACHINE FOR MANUFACTURING COMPOSITE MATERIALS	PCT/US2019/047541	
Australia	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2012332568	2012332568
Australia	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2017203289	

Country	Matter Title	Application No	Pat./Reg. No.
Australia	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2020203797	
Brazil	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	BR1120140106622	
Canada	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2854325	2854325
Chile	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	1135-2014	
China	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	201280057881.X	104284774
European Patent Office	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Israel	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	232388	232388
Israel	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	257859	
India	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN SITU HYDRATION	4318/DELNP/2014	
Japan	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2014-540044	6266522
Japan	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2017-243567	

Country	Matter Title	Application No	Pat./Reg. No.
Japan	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2019-123460	
South Korea	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	10-2014-7014622	10-18849670000
South Korea	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	10-2018-7021604	
Mexico	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	MX/a/2014/005319	359428
Mexico	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	MX/a/2018/011772	
Singapore	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	11201401897S	11201401897S
United Arab Emirates	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	P453/2014	
South Africa	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	2014/03190	2014/03190
Belgium	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Switzerland	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Germany	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502

Country	Matter Title	Application No	Pat./Reg. No.
Denmark	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Spain	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Finland	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
France	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
United Kingdom	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Greece	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Hungary	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Italy	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Luxembourg	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Monaco	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Netherlands	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502

Country	Matter Title	Application No	Pat./Reg. No.
Norway	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Poland	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502
Sweden	NONWOVEN CEMENTITIOUS COMPOSITE FOR IN-SITU HYDRATION	12783816.7	2773502