FORM PTO-1595 (Modified) U.S. DEPARTMENT OF COMMERCE HEET (Rev. 03-01) OMB No. 0651-0027 (exp.5/31/2002) Patent and Trademark Office P08A/REV03 102500545 Tab settings → → → To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): Name and address of receiving party(ies): -16-03 E.S. Robbins Corporation Centaur HTP Northeast Fencing Systems, Inc. Name: Union Planters Bank, National Association E.S. Robbins, III and Mary L. Robbins Address: 255 Grant Street SE ☐ Yes ☒ No Additional names(s) of conveying party(ies) 3. Nature of conveyance: Assignment Merger ☐ Change of Name City: Decatur State/Prov.: AL Security Agreement Country: USA ZIP: 35601 Other Execution Date: April 1, 2002 Additional name(s) & address(es) ☐ Yes ⊠ No Application number(s) or patent numbers(s): If this document is being filed together with a new application, the execution date of the application is: Patent Application No. Filing date B. Patent No.(s) Re. 32,707 4835820 4881721 4465263 4860996 4890757 4684107 4871264 4913873 4784888 4874106 4930644 X Yes I No Additional numbers 5. Name and address of party to whom correspondence 6. Total number of applications and patents involved: concerning document should be mailed: Name: Russell Carter Gache, Esq. 7. Total fee (37 CFR 3.41):....\$ 2,960,00 39,985 Registration No. ☑ Enclosed - Any excess or insufficiency should be credited or debited to deposit account Address: 2311 Highland Avenue South 67/17/2003 LMUELLER 00000100 RE32707 Authorized to be charged to deposit account 2960.00 DP 01 FC:8021 8. Deposit account number: 501346 City: Birmingham State/Prov.: AL 3 (Attach duplicate copy of this page if paying by deposit account) ZIP: 35205 Country: USA DO NOT USE THIS SPACE 9. Statement and signature. To the best of my knowledge and belief, the foreging information is tru ct and any attached copy is a true copy of the original document. Russell Carter Gache, Esq. Name of Person Signing Signature Total number of pages including cover sheet, attachments, and Mail documents to be recorded with required cover sheet information to:

Docket No.: 40645-7

RECORDATION FORM COVER SHEET PATENTS ONLY

Continuation Page 2

Docket No. 040645-00007

4. Patent Registration No.(s) continued:

B. Patent Registration No.

4938677	5860556
4979629	5894965
4982868	5971216
5013517	6029859
5048182	6041979
5100109	6177165 B1
5114011	6183833 B1
5206037	6213437 B1
5224613	6284341 B1
5226551	6287659 B1
5292242	6308842 B1
5384138	Des. 329167
5392941	Des. 329168
5417337	Des. 329169
5487494	Des. 330988
5509579	Des. 330993
5509582	Des. 347359
5518152	Des. 349434
5533638	Des. 358764
5542579	Des. 363649
5547109	Des. 364088
5549213	Des. 364089
5575398	Des. 370630
5632406	Des. 371297
5632417	Des. 378273
5667106	Des. 379148
5671875	Des. 383680
5706973	Des. 385194
5711445	Des. 418068
5717144	Des. 419879
5791528	Canadian 87929

DOCSBHM\1100078\1\

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT ("Agreement"), dated and effective as of April 1, 2002 (the "Effective Date"), is executed by E. S. ROBBINS CORPORATION, an Alabama corporation, CENTAUR HTP NORTHEAST FENCING SYSTEMS, INC., an Alabama corporation (collectively, the "Borrowers"), E. S. ROBBINS, III and MARY L. ROBBINS (E. S. Robbins and Mary L. Robbins, together with the Borrowers, being the "Grantors"), in favor of UNION PLANTERS BANK, NATIONAL ASSOCIATION, a national banking association (the "Bank"), with reference to the following facts:

Preliminary Statements

- A. The Bank and the Borrowers have entered into a Credit Agreement dated as of April 1, 2002, as amended by the First Amendment to Credit Agreement dated as of even date herewith (as so amended and as it may be further amended, extended, restated or otherwise modified from time to time, the "Credit Agreement").
- B. The Credit Agreement provides at Sections 3.01(d) and 3.01(e) that the Bank's obligation to make advances to the Borrowers thereunder is conditioned, inter alia, on execution and delivery by the Obligors of a Trademark and Service Mark Assignment (the "<u>Trademark Assignment</u>") and a Patent Assignment (the "<u>Patent Assignment</u>," and together with the Trademark Assignment, the "<u>Original Assignments</u>") in substantially the forms of Exhibits F and G to the Credit Agreement as originally executed, which Original Assignments were intended to create a collateral security interest in the intellectual property covered thereby. The Original Assignments were executed and delivered to the Bank by the Obligors and were recorded in the United States Patent and Trademark Office on May 23, 2002, and May 1, 2002, respectively.
- C. The parties have determined that (i) the form of each of the Original Assignments was incorrect in that each such form contains language suggesting a full assignment of title to, rather than a collateral assignment of, the intellectual property covered thereby, and (b) execution thereof by the Grantors constituted a mistake of law and fact in that the Original Assignments did not accomplish the purpose for which they were intended.
- D. Having discovered such mistake, to properly evidence the intention of the parties, the Bank and the Grantors have mutually agreed to void the Original Assignments *ab initio* and to replace the Original Assignments with this Intellectual Property Security Agreement (the "Security Agreement") granting to the Bank a collateral security interest in the intellectual property covered by the Original Assignments, *nunc pro tunc* as of April 1, 2002.

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

- 1. <u>Defined Terms</u>. All capitalized terms used but not otherwise defined herein shall have the meanings given to such terms in the Credit Agreement.
- 2. <u>Grant of Security Interest.</u> Each Grantor hereby grants to the Bank, nunc pro tunc as of the Effective Date, a continuing first priority security interest in all of such Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (the "<u>Collateral</u>"):

- (a) all of its patents and patent applications referred to on Schedule I (the "Patents") hereto;
- (b) all reissues, continuations, extensions and renewals of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, each Patent;
- (d) all products and proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Patent or (ii) injury to the goodwill associated with any Patent;
- (e) all of its trademarks, trademark applications and registrations of the trademarks (the "Trademarks") referred to on Schedule II attached hereto;
- (f) all trademarks and trademark registrations hereafter adopted or acquired and used which are based upon or derived from the Trademarks or any variations thereof, whether in the United States or any foreign country (the "Future Trademarks");
 - (g) all extensions, renewals, and continuations of the Trademarks and the Future Trademarks;
- (h) all rights to sue for past, present, and future infringements of the Trademarks and Future Trademarks; and
 - (i) all products and proceeds of the foregoing.
- 3. Obligations of Grantors. Each Grantor agrees that it will perform and discharge and remain liable for all its covenants, duties, and obligations arising in connection with the Collateral and any licenses and agreements related thereto. The Bank shall have no obligation or liability in connection with the Collateral or any licenses or agreements relating thereto by reason of this Agreement or any payment received by the Bank relating to the Collateral, nor shall the Bank be required to perform any covenant, duty, or obligation of the Grantors or any of them arising in connection with the Collateral or any license or agreement or other agreement related thereto, or to take any other action regarding the Collateral or any such licenses or agreements.
- 4. Representations and Warranties of Grantors. Each Grantor represents and warrants to the Bank that the Grantors are all of the owners of, and have good, indefeasible, and merchantable title to, all of the Collateral; none of the Collateral is subject to any mortgage, pledge, lien, security interest, lease, charge, license, or encumbrance other than a security interest in favor of the Bank; and, upon the filing of this Agreement in the United States Patent and Trademark Office, this Agreement will create a legal and valid first priority perfected and continuing lien on and security interest in the Collateral, enforceable against the Grantors and all third parties, subject to no other mortgage, lien, charge, encumbrance, or security or other interest.
- 5. Covenants. Each Grantor will maintain the Collateral now under its control, defend the Collateral against the claims of all persons, partnerships, corporations, or other entities, and maintain and renew all registrations of the Collateral in such a way as to protect the value of the Collateral. Without limiting the generality of the foregoing, no Grantor will permit the infringement or abandonment or termination or the expiration prior to the end of the maximum statutory term and any renewals, maintenance and extensions thereof provided by applicable law of any registration of any of the Patents, Trademarks or

2

Future Trademarks without the prior written consent of the Bank or unless reasonably necessary to carry out the general day-to-day operations as customary in the business of the Grantors.

- 6. Revocation of Original Assignments. The parties agree that the Original Assignments were entered into for the sole purpose of creating a security interest in the intellectual property covered thereby for the benefit of the Bank; that the parties never intended to a present assignment of such intellectual property to the Bank but rather a security interest, as is created herein; that only because of a mistake as to law and fact did the parties execute the Original Assignments; that the Original Assignments are void ab initio for reasons related to such mistakes and are replaced by this Agreement; and that no right, title or interest in the Collateral was assigned, transferred or otherwise set over unto the Bank pursuant to the Original Assignments other than a collateral security interest therein. By affixing its signature hereto, the Bank hereby concurs in such agreement.
- 7. Events of Enforcement of Original Assignments. In the event the Original Assignments, or any portions thereof, are determined to be valid or enforceable, for whatever reason, by a Court or otherwise, and the Original Assignments thereby given effect, the Bank hereby sells, assigns, transfers and sets over nunc pro tune as of the Effective Date back unto each respective Grantor and its successors, assigns and legal representatives all right, title and interest in the Collateral (other than a collateral security interest) otherwise purportedly conveyed to the Bank under the Original Assignments. Further, in such event, the parties agree that the Original Assignments have not been breached by any act or omission of any Grantor including, but not limited to, any alleged breach arising out of the licensing, sublicensing or abandonment of, or failure to maintain, enforce or prosecute an application for, any of the Collateral.
- 8. <u>Use Prior to Default</u>. Unless and until an Event of Default under and as defined in the Credit Agreement shall occur and be continuing, each Grantor shall retain the legal and equitable title to the Collateral now under its control and shall have the right to use the Collateral in the ordinary course of its business, subject to the terms and covenants of the Credit Agreement and this Agreement.
- 9. Remedies. Upon the occurrence and during the continuance of any Event of Default under the Credit Agreement, the Bank shall have all the rights and remedies granted in such event by the Credit Agreement, which rights and remedies are specifically incorporated herein by reference and made a part hereof. The Bank in such event may also collect directly any payments due to the Grantors or any of them in respect of the Collateral and may sell, license, lease, assign, or otherwise dispose of the Collateral in the manner set forth in the Credit Agreement with respect to the disposition of the Collateral as defined in the Credit Agreement. Each Grantor agrees that, in the event of any disposition of the Collateral upon any such Event of Default, it will duly execute, acknowledge, and deliver all documents necessary or advisable to record title to the Collateral now under its control in any transferee or transferees thereof, including without limitation valid, recordable assignments of the Patents, Trademarks and Future Trademarks; provided, however, that any transferee of the Trademarks or Future Trademarks shall be an entity which uses the Trademark and Future Trademarks upon goods or in connection with the rendering of services such as the goods on which and the services in connection with which the Trademarks and Future Trademarks are currently used by the respective Grantor. In the event any Grantor fails or refuses to execute and deliver such documents, each Grantor hereby irrevocably appoints the Bank as its attorney-in-fact, with power of substitution, to execute, deliver, and record any such documents on such Grantor's behalf. For the purpose of enabling the Bank to exercise rights and remedies upon any such Event of Default, each Grantor hereby grants to the Bank an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to the Grantors) to use, assign, license, or sublicense any of the Collateral, now owned or hereafter acquired by the Grantors, and wherever the same may be located.

3

- 10. <u>Remedies Cumulative.</u> The rights and remedies provided herein are cumulative and not exclusive of any other rights or remedies of a secured party provided by law. The rights and remedies provided herein are intended to be in addition to and not in substitution of the rights and remedies provided by the Credit Agreement or any other agreement or instrument delivered in connection therewith.
- 11. <u>Amendment; Waiver.</u> This Agreement may not be modified, supplemented, or amended, or any of its provisions waived at the request of the Grantors, without the prior written consent of the Bank.
- 12. No Waiver. No course of dealing between or among any parties to this Agreement or any failure or delay on the part of any such party in exercising any rights or remedies hereunder shall operate as a waiver of any rights or remedies of such party or any other party and no single or partial exercise of any rights or remedies hereunder shall operate as a waiver or preclude the exercise of any other rights or remedies of such party or any other party. No waiver by the Bank of any breach or default by any Grantor shall be deemed a waiver of any other previous breach or default or of any breach or default occurring thereafter.
- 13. <u>Assignment</u>. The provisions of this Agreement shall be binding upon and inure to the benefit of the respective successors and assigns of the parties hereto; provided, however, that no interest herein or in or to the Collateral may be assigned by a Grantor without the prior written consent of the Bank.
- 14. <u>Severability</u>. If any clause or provision of this Agreement shall be held invalid or unenforceable, in whole or in part, in any jurisdiction, such invalidity or unenforceability shall attach only to such clause or provision, or part thereof, and shall not in any manner affect any other clause or provision in any jurisdiction.
- 15. <u>Notices.</u> All notices, requests and demands to or upon Grantors or the Bank under this Agreement shall be given in the manner prescribed by Section 7.02 of the Credit Agreement.
- 16. <u>Governing Law</u>. All acts and transactions hereunder and the rights and obligations of the parties hereto shall be governed, construed and interpreted in accordance with the domestic laws of the State of Alabama.

IN WITNESS WHEREOF, the parties have entered into this Agreement as of the date first above written.

"Grantors":

E. S. R	OBBLY	SCORPO	DRAMON,	an Alabama —	corporation
By:	70/m	VOK	Mark		
Title:	Pro	esiden	Γ	····	

CENTAUR HTP NORTHEAST FENCING SYSTEMS, INC., an Alabama corporation

By: Superior A

(Seal)

E. S. ROBBINS, III

4

Mary Low Pobliss (Seal)	
MARYL/ROBBINS	
The "Bank" (as to Section 6 only):	
UNION PLANTERS LANK, NATIONAL ASSO By: Court H. ———————————————————————————————————	CIATION
STATE OF ALABAMA)	
Colbert COUNTY)	
E. S. Robbins, III and Mary L. Robbins, whose nan	c in and for said county in said state, hereby certify that nes are signed to the foregoing instrument and who are on this day, that, being informed of the contents of the contents of the contents.
GIVEN under my hand and seal, this 4th	day of
[NOTARIAL SEAL]	Notary Public My Commission Expires 2/18/04
STATE OF ALABAMA)	
olbert county)	
E. S. Robbins, III, whose name as President of each and Centaur HTP Northeast Fencing Systems, Incinstrument and who is known to me, acknowledge	e in and for said county in said state, hereby certify that of E. S. Robbins Corporation, an Alabama corporation, ., an Alabama corporation, is signed to the foregoing ed before me on this day, that, being informed of the and with full authority, executed the same voluntarily for
GIVEN under my hand and seal, this 9th	day of Nay , 2003.
[NOTARIAL SEAL]	Along A. Dulled
	Notary Public My Commission Expires 8/18/04

5

	TE OF ALABAMA) OUNTY)
Assoc day, tl	I, the undersigned authority, a Notary Public in and for said county in said state, hereby certify that <u>all the lines</u> , whose name as <u>Yate fresident</u> of Union Planters Bank, National ciation, is signed to the foregoing instrument and who is known to me, acknowledged before me on this hat, being informed of the contents of the said instrument, s/he, as such officer and with full authority, ated the same voluntarily for and as the act of said association.
	GIVEN under my hand and seal, this 33 day of, 2003.

[NOTARIAL SEAL]

Notary Public
My Commission Expires 6/28/05

INTELLECTUALPROPERTYSETTLEMENTAGREEMENT wpd

NUMBER Re. 32,707 4,465,263 4,684,107 4,784,888	07/05/1988 08/14/1984	PATENT TITLE Composite Metal and Plastic Fence Composite Metal and Plastic Fence	ASSIGNEE Edward S. Robbins,
4,465,263 4,684,107			
4,684,107			Edward S. Robbins, .
	08/04/1987	Composite Metal and Plastic Fence and Bracket	Edward S. Robbins,
	11/15/1988	Foldable Plastic Products	Edward S. Robbins,
4,835,820	06/06/1989	Bag Closure Device	Edward S. Robbins
4,860,996	08/28/1989	Composite Strand Fence	Edward S. Robbins,
4,871,264	10/03/1989	Bag Closure Device and Methods of Fabricating the Same	Edward S. Robbins, I
4,874,106	10/17/1989	Cotlapsible Containers	Edward S. Robbins,
4,881,721	11/21/1989	Fence Post and Web Connection System	Edward S. Robbins,
4,890,757	01/02/1990	Ribbed Container with Closure	Edward S. Robbins,
4,913,873	04/30/1990	Method of Forming a Truck Bed Liner	Edward S. Robbins,
4,930,644	06/05/1990		Edward S. Robbins,
4,938,677	07/03/1990	Pattern Rolls Useful for the In-Line Contoured Edge Molding of Extruded Plastic Products	Edward S. Robbins,
4,979,629	12/25/1990	Container Having One or More Integral Annular Bands of Increased Thickness	Edward S. Robbins,
4,982,868	01/08/1991	Bail Type Pitcher for Thin Walled Container	Edward S. Robbins,
5,013,517	05/07/1991	Method of Blow Molding Integrap Press-Lock	Edward S. Robbins,
			Edward S. Robbins,
			Edward S. Robbins,
			Edward S. Robbins
			Edward S. Robbins,
			Edward S. Robbins,
			Edward S. Robbins
5,292,242	03/08/1994		Edward S. Robbins,
5,384,138	01/24/1995	Cottapsible Containers	Edward S Robbins,
5,392,941	02/28/1995	Reusable and Re-Collapsible Containers Associated Cap	Edward S. Robbins,
5,417,337	05/23/1995	Reusable and Re-Collapsible Container and Associated Cap	Edward S. Robbins,
5,487,494	01/30/1996	Dispensing Cap with Internal Measuring Chamber and Selectively Useable Sifter	Edward S. Robbins,
5,509,579	04/23/1996	No Drip Dispensing Cap	Edward S. Robbins,
			Edward S. Robbins,
		Reusable and Re-Collapsible Container and	Edward S. Robbins,
		Dispensing Cap with Internal Measuring Chamber	Edward S. Robbins,
		Container and Measuring/Dispensing Cap	
		Reusable Re-Collapsible Container and Resealable	Edward S. Robbins,
		Reusable and Re-Collapsible Container and	Edward S Robbins, Edward S Robbins,
			Edward S. Robbins,
5,632,417	05/27/1997	Dispensing Cap and Related Hinge	Edward S. Robbins,
5 674 975	00/20/4007		Edward S. Robbins,
			Edward S. Robbins
			Edward S. Robbins,
			Edward S. Robbins,
			Edward S. Robbins,
Des. 347,359	05/31/1994	Collapsible Container	Edward S. Robbins,
Des. 358,764	05/30/1995	Collapsible Container	Edward S. Robbins,
Des. 363,649	10/31/1995	Dispensing Container	Edward S. Robbins,
		Collapsible Container	Edward S. Robbins,
		Collapsible Container	Edward S. Robbins,
			Edward S. Robbins
			Edward S. Robbins,
			Edward S. Robbins,
		Measuring Dispensing Cap Spring Biased Flip	Edward S. Robbins
5,894,965			Edward S. Robbins
			Edward S. Robbins,
D418,068	12/28/1999	Measuring Canister	Edward S. Robbins,
87929	10/29/1999	Canadian Industrial Design Patent - Measuring Canis	
D419,879	02/01/2000	Dispensing Cap (Design)	Edward S. Robbins,
6,029,859	02/29/2000	Measuring Dispensing Canister	Edward S. Robbins,
6,041,979	03/28/2000	Measuring Dispensing Cap	Edward S. Robbins,
5,706,973	01/13/1998	Drinking Cup and Cover with Flow Control Elements	Edward S. Robbins,
			Edward S. Robbins
			Edward S. Robbins
			Edward S. Robbins
		Desk Chairmat with Handles and Related Process	Edward S. Robbins
·····		and Hang Tabs	<u> </u>
		Like Container	Edward S. Robbins, Edward S. Robbins
	4,890,757 4,913,873 4,930,644 4,930,644 4,930,677 4,979,629 4,982,868 5,013,517 5,048,182 5,100,109 5,114,011 5,206,037 5,224,613 5,226,551 5,222,242 5,384,138 5,392,941 5,417,337 5,487,494 5,509,579 5,509,582 5,533,638 5,542,679 5,549,213 5,5717,144 Des. 329,167 Des. 376,247 Des. 329,168 Des. 330,988 Des. 330,988 Des. 330,988 Des. 336,494 Des. 364,089 Des. 371,297 Des. 379,148 Des. 364,089 Des. 370,630 Des. 371,297 Des. 379,148 Des. 385,194 D	4,890,757 01/02/1990 4,913,873 04/30/1990 4,938,677 07/03/1990 4,938,677 07/03/1990 4,938,677 07/03/1990 4,938,677 07/03/1990 4,938,677 07/03/1990 4,938,677 05/07/1991 5,013,517 05/07/1991 5,013,517 05/07/1991 5,013,517 05/07/1991 5,100,109 03/31/1992 5,114,011 05/19/1992 5,206,037 04/27/1993 5,224,613 07/06/1993 5,224,613 07/06/1993 5,226,551 07/13/1993 5,226,551 07/13/1993 5,229,242 03/08/1994 5,384,138 01/24/1995 5,392,941 02/28/1995 5,417,337 05/23/1995 5,417,337 05/23/1995 5,417,494 01/30/1996 5,509,579 04/23/1996 5,509,579 04/23/1996 5,509,582 04/23/1996 5,542,579 08/06/1996 5,542,579 08/06/1996 5,542,579 08/06/1996 5,542,13 08/27/1996 5,542,13 08/27/1996 5,543,2417 05/27/1997 5,671,875 09/08/1992 5,671,875 09/08/1992 5,671,875 09/08/1992 5,671,875 09/08/1992 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,144 02/10/1998 5,717,145 01/27/1997 5,671,875 09/08/1992 5,832,169 09/08/1992 5,833,630 09/16/1997 5,834,985 04/20/1999 5,931,216 10/26/1999 5,931,216	4,938,677 0703/1990 Ribbed Container with Closure

04/24/2002

ACTIVE U.S. TRADEMARKS

SCHEDULE II

04/24/2002

<u> </u>	Ref#.	K. B. C. B. C. C. C. F. C. C. Grademark	Status	Status Registration#	Serial#:	- (Status	. Owner
-	294-7	OEN	Я	1,449,264	73/614,752	LIVE	E S Robbins Corp.
-		CENTAUR	æ	1,448,134	73/614,754	LIVE	E S Robbins Corp.
•	294-8	CENTAUR HIGH-TENSILE POLYMER	a.	1,504,583	73/614,755	LIVE	E S Robbins Corp.
	294-9	CENTAUR HIGH-TENSILE POLYMER FENCE	R	1,460,606	73/614,753	LIVE	E S Robbins Corp.
	294-61	HTP	Я	2,080,099	75/017,664	LIVE	E S Robbins Corp.
	294-11	SPUR	Я	2,076,394	75/023,248	LIVE	E S Robbins Corp.
		SPUR	Я	1,691,569		LIVE	E S Robbins Corp.
-	294-16	, CENTAUR HTP	R	1,482,139	73/667,700	LIVE	E S Robbins Corp.
	294-52	POLYCHARGE	ď	2,120,312	75/005,652	LIVE	E S Robbins Corp.
	294-55	POLYSITE	ď	2,120,311	75/408,486	LIVE	E S Robbins Corp.
	294-59	POLYSTEEL	ፚ	2,120,313	75/005,654	LIVE	E S Robbins Corp.
	294-60	POLYSAFE	R	2,077,926	75/677,812	LIVE	E S Robbins Corp.
	294-66	THE HORSE FRIENDLY FENCE	R	2,412,785	75/408,486	LIVE	E S Robbins Corp.
	294-69	FENCE DIRECT	TM		75/485,557	LIVE	E S Robbins Corp.
	294-71	POLYSTRAND	Я	2,491,142	75/603,081	LIVE	E S Robbins Corp.
	294-74	POLYPLUS	TM		76/084,335	LIVE	S
	294-77	AG-FLEX	TM		76/220,248	FILED	E S Robbins Corp.
	300-16	CONCOURSE	R	1,208,608	73/305,827	LIVE	E S Robbins Corp.
	300-17	EMBERMAT	R	1,213,335	73/305,825	LIVE	E S Robbins Corp.
	300-18	ANCHOR STRIP	ď	1,223,790	73/305,826	LIVE	E S Robbins Corp.
	300-19	ANCHORSTAT	Я	1,237,362	73/306,046	LIVE	
	300-20	TRANS-STAT	Я	1,397,725	73/566,076	LIVE	E S Robbins Corp.
	300-21	ARMOR-SEAL	Я	1,414,240	73/576,631	LIVE	E S Robbins Corp.
	300-42	FOLD-A-MAT	R	1,564,722	73/732,981	LIVE	E S Robbins Corp.
	300-22	CLEAR-FLEX	R	1,489,351	73/686,948	LIVE	E S Robbins Corp.
	300-56	SCRATCH GUARD	Я	1,507,611	SUPPLEMENTAL	LIVE	E S Robbins Corp.
-	300-69	CRYSTAL EDGE	Я	1,525,885	73/736,398	LIVE	E S Robbins Corp.
•	300-236	BEVELED-EDGE	œ	1,891,189	74/225,565	LIVE	E S Robbins Corp.
P/	300-275	POP-TITE	Я	1,879,234	74/379,337	LIVE	E S Robbins Corp.
<u></u> -	300-304	KLEER MEASURE	Я	1,991,552	74/443,051	LIVE	E S Robbins Corp.
Έ	300-331	INTERVINLYS	ч	1,126,217	73/180,192	LIVE	E S Robbins Corp.
N٦	300-333	* KLEERSTRIP	Я	1,089,707	73/118,660	LIVE	E S Robbins Corp.
	300-358	SWEET SHOT	æ	2,425,394	74/731,863	LIVE	E S Robbins Corp.
	300-405	SAFE/VUE	ΤM		75/716,421	LIVE	E S Robbins Corp.
·	300-409	IMPACDOR	٣	2,121,661	75/217,622	LIVE	E S Robbins Corp.
	300-412	ANCHORMAT	α	1,145,503	75/217,662	LIVE	E S Robbins Corp.

Confidential

101				Oracius Inceptation Colling Status		
300-421	CLEAR-FLEX II	R	PROTECTED UND	PROTECTED UNDER REG. #1,489,351 -	- CLEAR FLEX	E S Robbins Corp.
300-428	CLEAR-VALU	뇝	2,383,839	75/485,292	LIVE	E S Robbins Corp.
300-456	NO CRACK MAT	TM		75/859,363	LIVE	E S Robbins Corp.
300-463	FOLDABLES	MT		76/040,885	LIVE	E S Robbins Corp.
300-466	ZIP STRIP	TM		76/084,725	LIVE	E S Robbins Corp.
300-488	THE FEEL GOOD MAT (CHAIRMATS)	TM		76/202,107	LIVE	E S Robbins Corp.
300-489		TM		76/202,108	LIVE	E S Robbins Corp.
T		ΨL		76,240,549	LIVE	E S Robbins Corp.
T		Σ		76/266,263	GENIA	E S Robbins Corp.
300-500		TM		76/283,122	BILED	E S Robbins Corp.
300-501	PUCK BOTTLE (COLLAPSBILE WATER BOTTLES)	Μ		76/275,780	FILED	E S Robbins Corp.
3853.33375	NO DRIPPY SIPPY	æ	2,182,831	75/188,390	LIVE	E S Robbins Corp.
3853.34069		œ	2,170,362	75/212,441	LIVE	E S Robbins Corp.
	BEVELED-EDGE	Я	1,463,182	73/614,756	LIVE	E S Robbins Corp.
10813/023		ď	1,987,696	74/636,645	LIVE	E S Robbins Corp.
10813/036		ĭ		76/312,294	FILED	Mr. Robbins
10813/041	CROCODILE ED'S (ESR'S RESTAURANT)	ML		76/312,295	FILED	Mr. Robbins
10813/040	CROCODILE ED'S SEAFOOD (ESR'S RESTAURANT)	MT		76/312,435	FILED	Mr. Robbins
10813/045	SECRETARIAT SERIES	MT		76/335,751	FILED	E S Robbins Corp.
10813/048	BARN RUNNER	TM		76/340,427	LIVE	E S Robbins Corp.
10813-047		WΔ		76/334,307	FILED	E S Robbins Corp.
	WHITE LIGHTNING	TM		76/363,547	FILED	E S Robbins Corp.
	THE MAX (hangar system and anchors for strip curtain)	TM		76/368,154	FILED	E S Robbins Corp.
	ALECO (stylized)	MT		76/381,614	FILED	E S Robbins Corp.
10813/056	ESROBBINS (stylized)	TM		76/366,174	FILED	E S Robbins Corp.
10813/057	ROBBINS FLOOR PRODUCTS	Ψ		76/365,154	FILED	E S Robbins Corp.
10813/043	DR. HONEY	TM		76/315,013	LIVE	Mr. Robbins
10813/044	DOCTOR HONEY	M		76/315,740	LIVE	Mr. Robbins

R - Registered Trademark TM - Trademark