Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Execution Date
Belwith Products, LLC	12/18/2008

RECEIVING PARTY DATA

Name:	Fifth Third Bank
Street Address:	640 Pasquenelli Drive
City:	Westmont
State/Country:	ILLINOIS
Postal Code:	60559

PROPERTY NUMBERS Total: 69

Property Type	Number
Application Number:	29295167
Application Number:	29295168
Patent Number:	D554968
Application Number:	29295169
Application Number:	29295558
Patent Number:	D567626
Application Number:	29295557
Application Number:	29277090
Application Number:	29320327
Application Number:	29320329
Patent Number:	D565925
Patent Number:	D567625
Patent Number:	D563468
Patent Number:	D549544
Application Number:	29277087
	DATENT

PATENT

REEL: 022117 FRAME: 0277

500756527

Application Number:	29320296
Application Number:	29320295
Application Number:	29243796
Application Number:	29280266
Application Number:	29280265
Application Number:	29280267
Patent Number:	D333968
Patent Number:	D347566
Patent Number:	D379751
Patent Number:	D375886
Patent Number:	D379752
Patent Number:	D379918
Patent Number:	D544778
Patent Number:	D549549
Patent Number:	D485153
Patent Number:	D550538
Patent Number:	D368420
Patent Number:	D387265
Application Number:	29153896
Application Number:	29158624
Patent Number:	D479790
Patent Number:	D487865
Patent Number:	D451782
Patent Number:	D442462
Patent Number:	D451362
Patent Number:	D453466
Patent Number:	D450999
Patent Number:	D495577
Patent Number:	D377445
Patent Number:	D397022
Patent Number:	D424402
Patent Number:	D445016
Patent Number:	D454772
Patent Number:	D333082
Patent Number:	D372186
II.	PATENT PELL 022117 EPAME

REEL: 022117 FRAME: 0278

Patent Number:	D369289
Patent Number:	D380134
Patent Number:	D391466
Patent Number:	D379423
Patent Number:	D390768
Patent Number:	D423904
Patent Number:	D420272
Patent Number:	D409074
Patent Number:	D371733
Patent Number:	D442055
Patent Number:	D367600
Application Number:	29045565
Patent Number:	D544335
Patent Number:	D347376
Patent Number:	D362169
Patent Number:	D574215
Patent Number:	D573002
Application Number:	29243802
Application Number:	29321080

CORRESPONDENCE DATA

Fax Number: (312)984-7700

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 312.372.2000

Email: chicago_ip_docket@mwe.com

Correspondent Name: Tiffini D.S. Hines

Address Line 1: McDermott Will & Emery LLP
Address Line 2: 227 W. Monroe Street, Suite 4400
Address Line 4: Chicago, ILLINOIS 60606-5096

ATTORNEY DOCKET NUMBER:	66639-034 TDSH/CMV
NAME OF SUBMITTER:	Tiffini D.S. Hines

Total Attachments: 16

source=Belwith Patent Security Agreement#page1.tif source=Belwith Patent Security Agreement#page2.tif source=Belwith Patent Security Agreement#page3.tif source=Belwith Patent Security Agreement#page4.tif source=Belwith Patent Security Agreement#page5.tif source=Belwith Patent Security Agreement#page6.tif

source=Belwith Patent Security Agreement#page7.tif source=Belwith Patent Security Agreement#page8.tif source=Belwith Patent Security Agreement#page9.tif source=Belwith Patent Security Agreement#page10.tif source=Belwith Patent Security Agreement#page11.tif source=Belwith Patent Security Agreement#page12.tif source=Belwith Patent Security Agreement#page13.tif source=Belwith Patent Security Agreement#page14.tif source=Belwith Patent Security Agreement#page15.tif source=Belwith Patent Security Agreement#page16.tif

PATENT SECURITY AGREEMENT

THIS PATENT SECURITY AGREEMENT (the "Security Agreement"), made as of this 17th day of December, 2008, by and between BELWITH PRODUCTS, LLC, a Delaware limited liability company, having its principal place of business at 3100 Broadway SW, Grandville, Michigan 49418 (the "Borrower"), and FIFTH THIRD BANK, a Michigan banking corporation, with its office at 640 Pasquenelli Drive, Westmont, Illinois 60559-5568 (the "Lender").

WITNESSETH

WHEREAS, Lender and Borrower are parties to that certain Loan and Security Agreement dated as of even date herewith (as amended, restated, modified or supplemented and in effect from time to time, the "Loan Agreement") and other related loan documents of even date herewith (collectively, with the Loan Agreement, and as each may be amended, restated, modified or supplemented and in effect from time to time, the "Financing Agreements"), which Financing Agreements provide: (i) for Lender to, from time to time, extend credit to or for the account of Borrower; and (ii) for the grant by Borrower to Lender of a security interest in certain of Borrower's assets, including, without limitation, its patents and patent applications;

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

- 1. <u>Incorporation of Financing Agreements</u>. The Financing Agreements and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Loan Agreement.
- 2. Grant and Reaffirmation of Grant of Security Interests. To secure the complete and timely payment and satisfaction of the Obligations, Borrower hereby grants to Lender, and hereby reaffirms its prior grant pursuant to the Financing Agreements of, a continuing security interest in Borrower's entire right, title and interest in and to all of its now-owned or existing and hereafter-acquired or arising patents and patent applications in the United States Patent and Trademark Office ("USPTO") or in any similar office or agency of the United States, any state or territory thereof, or any other country or any political subdivision thereof, including, without limitation, the inventions and improvements described and claimed therein, all patentable inventions and those patents and patent applications listed on Schedule A attached hereto and made a part hereof and all patents and the reissues, divisions, continuations, renewals, extensions and continuations-in-part of any of the foregoing, and all income, royalties, proceeds, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "Patents"); all rights corresponding to any of the foregoing throughout the world.

- 3. <u>Warranties and Representations</u>. Borrower warrants and represents to Lender that:
- (i) no Patent has been adjudged invalid or unenforceable by a court of competent jurisdiction nor has any such Patent been cancelled, in whole or in part, and each such Patent is presently subsisting;
- (ii) Borrower is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each Patent, free and clear of any liens, charges and encumbrances, including without limitation, shop rights and covenants by Borrower not to sue third persons;
- (iii) Borrower has no notice of any suits or actions commenced or threatened with reference to any Patent; and
- (iv) Borrower has the unqualified right to execute and deliver this Security Agreement and perform its terms.
- 4. <u>Restrictions on Future Agreements</u>. Borrower agrees that until Borrower's Obligations shall have been satisfied in full and the Financing Agreements shall have been terminated, Borrower shall not, without the prior written consent of Lender, sell or assign its interest in any Patent or enter into any other agreement with respect to any Patent which would affect the validity or enforcement of the rights transferred to Lender under this Security Agreement.
- 5. New Patents. Borrower represents and warrants that, based on a diligent investigation by Borrower, the Patents listed on Schedule A constitute all of the federally registered Patents and Patent applications now owned by Borrower before the USPTO and around the world. If, before Borrower's Obligations shall have been satisfied in full or before the Financing Agreements have been terminated, Borrower shall: (i) become aware of any existing Patents of which Borrower has not previously informed Lender; (ii) obtain rights to any new patentable inventions or Patents; or (iii) become entitled to the benefit of any Patents, which benefit is not in existence on the date hereof, the provisions of this Security Agreement above shall automatically apply thereto and Borrower shall give to Lender prompt written notice thereof. Borrower hereby authorizes Lender to modify this Security Agreement by amending Schedule A to include any such Patents.
- 6. <u>Terms</u>. The term of this Security Agreement shall extend until the earlier of: (i) the expiration of each of the Patents; and (ii) the payment in full of Borrower's Obligations and the termination of the Financing Agreements. Borrower agrees that upon the occurrence of an Event of Default, the use by Lender of all Patents shall be without any liability whatsoever, including without limitation any liability for royalties or other related charges from Lender to Borrower.
- 7. Release of Security Interest. This Security Agreement is made for collateral purposes only. Upon payment in full of Borrower's Obligations and termination of the Financing Agreements, Lender shall take such actions as may be necessary or proper to terminate the security interests created hereby and pursuant to the Financing Agreements.

- 8. Expenses. All expenses incurred in connection with the performance and enforcement of any of the agreements set forth herein shall be borne by Borrower. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and legal expenses, incurred by Lender in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Patents or in defending or prosecuting any actions or proceedings arising out of or related to the Patents shall be borne by and paid by Borrower and until paid shall constitute Obligations.
- 9. <u>Duties of Borrower</u>. Borrower shall have the duty: (i) to file and prosecute diligently any patent applications pending as of the date hereof or hereafter until Borrower's Obligations shall have been paid in full and the Financing Agreements have been terminated; (ii) to make application on unpatented but patentable inventions; (iii) to preserve and maintain all rights in the Patents; and (iv) to ensure that the Patents are and remain enforceable. Any expenses incurred in connection with Borrower's obligations under this <u>Section 9</u> shall be borne by Borrower.
- 10. Lender's Right to Sue. Upon the occurrence of an Event of Default, Lender shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Patents and, if Lender shall commence any such suit, Borrower shall, at the request of Lender, do any and all lawful acts and execute any and all proper documents required by Lender in aid of such enforcement and Borrower shall, upon demand, reimburse and indemnify Lender for all costs and expenses incurred by Lender in the exercise of its rights under this Section 10.
- <u>Waivers.</u> No course of dealing between Borrower and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Financing Agreements 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.
- 12. <u>Severability</u>. The provisions of this Security 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 Security Agreement in any jurisdiction.
- 13. <u>Modification</u>. This Security Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Section 5</u> hereof or by a writing signed by the parties hereto.
- 14. <u>Cumulative Remedies; Power of Attorney; Effect on Financing Agreements</u>. All of Lender's rights and remedies with respect to the Patents, whether established hereby or by the Financing Agreements, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Borrower hereby authorizes Lender upon the occurrence of an Event of Default, to make, constitute and appoint any officer or agent of Lender as Lender may select, in its sole discretion, as Borrower's true and lawful attorney-in-fact, with power to:

- (i) endorse Borrower's name on all applications, documents, papers and instruments necessary or desirable for Lender in the use of the Patents; (ii) take any other actions with respect to the Patents as Lender deems to be in the best interest of Lender; (iii) grant or issue any exclusive or non-exclusive license under the Patents to anyone; or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Patents to anyone. Borrower hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until Borrower's Obligations shall have been paid in full and the Financing Agreements have been terminated. Borrower acknowledges and agrees that this Security Agreement is not intended to limit or restrict in any way the rights and remedies of Lender under the Financing Agreements but rather is intended to facilitate the exercise of such rights and remedies. Lender shall have, in addition to all other rights and remedies given it by the terms of this Security Agreement and the Financing Agreements, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Illinois.
- 15. <u>Binding Effect; Benefits</u>. This Security Agreement shall be binding upon Borrower and its respective successors and assigns, and shall inure to the benefit of Lender, its successors, nominees and assigns.
- 16. <u>Governing Law</u>. This Security Agreement shall be governed by and construed in accordance with the laws of the State of Illinois and applicable federal law.
- 17. <u>Headings</u>. Paragraph headings used herein are for convenience only and shall not modify the provisions which they precede.
- 18. <u>Further Assurances</u>. Borrower agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Lender shall reasonably request from time to time in order to carry out the purpose of this Security Agreement and agreements set forth herein.
- 19. <u>Survival of Representations</u>. All representations and warranties of Borrower contained in this Security Agreement shall survive the execution and delivery of this Security Agreement and shall be remade on the date of each borrowing under the Financing Agreements.

[Remainder of page intentionally left blank; signature page follows]

IN WITNESS WHEREOF, Borrower has duly executed this Patent Security Agreement as of the date first written above.

BELWITH PRODUCTS, LLC, a Delaware

limited diability company

Name: Thomas P. Guido

Title: Manager

Agreed and Accepted
As of the Date First Written Above

FIFTH THIRD BANK,

a Michigan banking corporation

By: ______ Name: Charles G. Smith

Name: Charles G. Smith Title: Vice President

Patent Security Agreement

PATENT REEL: 022117 FRAME: 0285

X

IN WITNESS WHEREOF, Borrower has duly executed this Patent Security Agreement as of the date first written above.

BELWITH	PRODUCTS,	LLC,	a Delaware
limited liabi	lity company		

Ву: _____

Name: Thomas P. Guido

Title: Manager

Agreed and Accepted
As of the Date First Written Above

FIFTH THIRD BANK,

a Michigan banking corporation

By: V V N Name: Charles G. Smith

Title: Vice President

Patent Security Agreement

SCHEDULE A

BELWITH PATENTS

See attached.

CHI99 5061997-4.066639.0034

	Υ							
1132D013510		1132D013427	1132D013427	1132D013426	1132D013426	1132D013421	1132D013421	1132D013421
US	US	us	CA	US	CA	CS	US	US
PAR	PAR	PAR	EQV	PAR	EQV	PAR	DC2	DC1
PULL (MADISON SQUARE)	CABINET HANDLE	CABINET HANDLE	CABINET HANDLE	KNOB	KNOB	COUNTRY FARM/COUNT RY FURNITURE	COUNTRY FARM/COUNT RY FURNITURE	COUNTRY FARM/COUNT RY FURNITURE
D485,153	29/321,080	D549,549	116,378	D544,778	116,379	D333,968	D379,752	D375,886
DEWALD, K.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.
	10-Jul-2008	29-Nov-2005	29-Nov-2005	29-Nov-2005	29-Nov-2005	08-Mar-1990	08-Mar-1990	08-Mar-1990
Belwith International	Not Published	Belwith International		Belwith International		Keeler Brass Company	Keeler Brass Company	Keeler Brass Company
PA1411 (Decorative Hardware 2008 Catalog p. 44)	P2164 (Decorative Hardware 2008 Catalog p. 72)	P2243? (Decorative Hardware 2008 Catalog p. 82)		P3102 or P3101 (Decorative Hardware 2008 Catalog p. 68)		P538 (Decorative Hardware 2008 Catalog p. 52)		P536 and P545 (Decorative Hardware 2008 Catalog p. 56)

1132D013518	1132D013518	1132D013516	1132D013516	1132D013515	1132D013514	1132D013513	1132D013512	1132D013512	1132D013511
S	US	US	US	S	US	US	US	US	US
D02	D01	PAR	D01	PAR	PAR	PAR	PAR	D01	PAR
PULL (FRENCH COUNTRY RUSTIC)	PULL (FRENCH COUNTRY RUSTIC)	ARTS AND CRAFTS	ARTS AND CRAFTS	PULL (CHECKER BOARD)	PULL (ACANTHUS)	PULL (FLOWER)	SERIES 1	SERIES 1	CABINET HANDLES
D453,466	D451,362	D487,865	D451,782	D479,790			D368,420	D387,265	D550,538
DEWALD, K.	DEWALD, K.	DEWALD, K.	DEWALD, K.	DEWALD, K.	DEWALD, K.	DEWALD, K.	MATTSON, D.	MATTSON, D.	MATTSON, D.
- 8	- 77								
Belwith International	Belwith International	Belwith International	Belwith International	Belwith International	Not Published	Not Published	Keeler Brass Company	Keeler Brass Company	Belwith International
P7342 (Decorative Hardware 2008 Catalog p. 48)	P7342 (Decorative Hardware 2008 Catalog p. 48)	P7528-AP Knob (Decorative Hardware 2008 Catalog p. 42)	P7525 (Decorative Hardware 2008 Catalog p. 42)	P2511 (Decorative Hardware 2008 Catalog p. 95)					Art Nouveau (Decorative Hardware 2008 Catalog p. 60)

1132D013526			1132D013523	1132D013523	1132D013522	1132D013518	1132D013518
US		US	US	US	US	S	S
PAR	D01	PAR	D02	D01	PAR	PAR	D03
PULL (CLASSIC REVIVAL)	PULL (CLASSIC REVIVAL)	SOUTHWEST LODGE DESIGN FOR HARDWARE	SOUTHWEST LODGE DESIGN FOR HARDWARE	SOUTHWEST LODGE DESIGN FOR HARDWARE	PULL (CHARLESTO N BLACKSMITH)	PULL (FRENCH COUNTRY RUSTIC)	PULL (FRENCH COUNTRY RUSTIC)
D445,016	D454,772	D377,445	D424,402	D397,022	D495,577	D442,462	D450,999
DEWALD, K.	DEWALD, K.	CAUGH, G.	CAUGH, G.	CAUGH, G.	DEWALD, K.	DEWALD, K.	DEWALD, K.
Belwith International	Belwith International	Belwith International	Belwith International	Belwith International	Belwith International	Belwith International	Belwith International
P7351 (Decorative Hardware 2008 Catalog p. 61)	P7356 (Decorative Hardware 2008 Catalog p. 61)	P375 (Decorative Hardware 2008 Catalog p. 64)	P378 (Decorative Hardware 2008 Catalog p. 65)	P391 (Decorative Hardware 2008 Catalog p. 65)	PA1311 (Decorative Hardware 2008 Catalog p. 46)	P7343 (Decorative Hardware 2008 Catalog p. 48)	P7344 (Decorative Hardware 2008 Catalog p. 48)

				HARDWARE		***************************************	
	Belwith International	саивн, в.	D390,768	SOUTHWEST	D04	US	1132D013531
P382 (Decorative Hardware 2008 Catalog p. 65)	Belwith International	CAUGH, G.	D391,466	SOUTHWEST LODGE DESIGN FOR HARDWARE	D03	US	1132D013531
P381 (Decorative Hardware 2008 Catalog p. 65)	Belwith International	CAUGH, G.	D379,423	SOUTHWEST LODGE DESIGN FOR HARDWARE	D02	Sn	1132D013531
P374 (Decorative Hardware 2008 Catalog p. 65)	Belwith International	CAUGH, G.	D380,134	SOUTHWEST LODGE DESIGN FOR HARDWARE	D01	us	1132D013531
P365 (Decorative Hardware 2008 Catalog p. 34)	Belwith International	САИӨН, Ө.	D362,169	QUEEN ANNE	PAR	US	1132D013530
P360 (Decorative Hardware 2008 Catalog p. 34)	Belwith International	CAUGH, G.	D372,186	QUEEN ANNE	D01	S	1132D013530
P524 (Decorative hardware 2008 Catalog p. 90)	Keeler Brass Company	BOCADE, E.	D333,082	PULL	PAR	US	1132D013527
	Wrong Patent Number In Docket - Should be D387,265	BOCADE, E.	D347,265	PULL	C01	US	1132D013527

	Belwith International	CAUGH, G.	D367,600	COTTAGE	TAX	O	11320013333
	Not Published	CAUGH, G.		ENGLISH COTTAGE	D01	S CS	1132D013535
P7513 & P7512 (Decorative Hardware 2008 Catalog p. 43)	Belwith International	DEWALD, K.	D442,055	AMERICAN	PAR	S	1132D013534
P314 (Decorative Hardware 2008 Catalog p. 34)	Belwith International	CAUGH, G.	D371,733	HARDWARE	PAR	G.	1132D013532
P384 (Decorative Hardware 2008 Catalog p. 65)	Belwith International	CAUGH, G.	D369,289	SOUTHWEST LODGE DESIGN FOR HARDWARE	PAR.	S	1132D013531
P392 (Decorative Hardware 2008 Catalog p. 64)	Belwith International	CAUGH, G.	D409,074	SOUTHWEST LODGE DESIGN FOR HARDWARE	00	C.	11320013531
	Belwith International	CAUGH, G.	D420,272	SOUTHWEST LODGE DESIGN FOR HARDWARE	D06	S	1132D013531
P390 (Decorative Hardware 2008 Catalog p. 64)	Belwith International	CAUGH, G.	D423,904	SOUTHWEST LODGE DESIGN FOR HARDWARE	D05	us	1132D013531

BELWITH PATENTS ASSIGNEE REPORT:

1132D013265		1132D013265					1132D013265	1132D013265	1132D013265	1132D013265	1132D013265		CaseNumber
US		US	US	. SU	CA	CA	CA	CA	CA	CA	CA		Casenumber
D05	D04	D03	D02	D01	EQV	D07	D06	D05	D04	D02	D01		SubCase
CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES		
D567,626	D573,002				116,142	121,562	121,560	121,561	121,557	121,558	121,559		PatNumber
MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.		PatNumber inventor
01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007	01-Oct-2007		PriorityDate PubNumber Assignee
													PubNumber
Hickory Hardware	Belwith International	Not Published	Not Published	Not Published									Assignee
P2145-(CH, SN, BLN, SS) (Decorative Hardware 2008 Catalog p. 72)	P2144 (Decorative Hardware 2008 Catalog p. 71)	P2140 (Decorative Hardware 2008 Catalog p. 71)	P2144 (Decorative Hardware 2008 Catalog p. 71)						7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7			:	Location in Catalog:

1132D013267				1132D013266	1132D013266	1132D013266	1132D013266	1132D013265	1132D013265
US	CA	US	S	S	S	CA	CA	US	US
D01	EQV	PAR	D02	D01	EQV	EQV	D01	PAR	D06
CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	CABINET HANDLES	HANDLES	CABINET HANDLES
D565,925	116,139					121,582	123,939	D554,968	
MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.	MATTSON, D.
		13-Feb-2007	13-Feb-2007	13-Feb-2007	13-Feb-2007	13-Feb-2007	13-Feb-2007	01-Oct-2007	
				3					
Hickory Hardware		Not Published	Not Published	Not Published				Belwith International	Not Published
P2150, P2151, P2152 (Decorative Hardware 2008 Catalog p. 70)		P3000 (Decorative Hardware 2008 Catalog p. 40)	P3004 (Decorative Hardware 2008 Catalog p. 71)		P2164 (Decorative Hardware 2008 Catalog p. 72)			American Diner P2141, P2149, P2143 (Decorative Hardware 2008 Catalog p. 71)	P2142 (Decorative Hardware 2008 Catalog p. 71)

			MATTSON, D.	116,140	CABINET HANDLES	EQV	CA	1132D013362
			MATTSON, D.	121,580	CABINET HANDLES	D03	CA	
			MATTSON, D.	121,586	CABINET HANDLES	D02	CA	
			MATTSON, D.	121,581	CABINET HANDLES	D01	CA	1132D013362
	Not Published		MATTSON, D.	1	HANDLES	TAK	US	11320013359
P3010-P3013 STUDIO COLLECTION PG 69	Not Published		MATTSON, D.		HANDLES			11320013359
	Not Published		MATTSON, D.		CABINET HANDLES	D01	US	1132D013359
			MATTSON, D.		CABINET HANDLES	EQV	CZ	1132D013359
			MATTSON, D.	121,584	CABINET HANDLES	EQV	CA	1132D013359
			MATTSON, D.	123,938	CABINET HANDLES	D02	CA	1132D013359
			MATTSON, D.	123,937	CABINET HANDLES	D01	CA	1132D013359
P2163 (Decorative Hardware Catalog p. 72- 73)	Belwith International			0349,344 4	HANDLES	į	C	
P2160 (Decorative Hardware Catalog p. 72- 73)	ir e		MAT SON, D.	U567,625	HANDLES		ρ Ο	113300013358
P2161, P2162 (Decorative Hardware Catalog p. 72)	Belwith International		MATTSON, D.	D563,468	CABINET HANDLES	D01	S C	1132D013358
	Not Published		MATTSON, D.		CABINET HANDLES	PAR	S	1132D013267

08-Mar-1990
08-Mar-1990
08-Mar-1990

RECORDED: 01/16/2009