01-12-2010 O-1595 (Rev. 12-08) o. 0651-0027 (exp. 01/31/2009) 103586033 To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

U.S. DEPARTMENT OF COMMERCE nited States Patent and Trademark Office

Name of conveying party(ies)	2. Name and address of receiving party(les)
	Name: U.S. Bank National Association, as notes collateral agent
Plastic Trends, Inc.	Internal Address:
Additional name(s) of conveying party(les) attached? X Yes No	
3. Nature of conveyance/Execution Date(s):	Street Address: 1349 W. Peachtree Street, Suite 1050
Execution Date(s) December 22, 2009	
Assignment Merger	City at the
	City: Atlanta
Joint Research Agreement	State: GA
Government Interest Assignment	Country: USA Zip: 30309
Executive Order 9424, Confirmatory License	21p. 30309
Other	Additional name(s) & address(es) attached? Yes X No
4. Application or patent number(s):	document is being filed together with a new application.
A. Patent Application No.(s)	B. Patent No.(s)
12/323,782 and additional numbers on attached Schedule 1	5,048,448 and additional numbers on attached Schedule 1
Additional numbers att	ached? XYes No
5. Name and address to whom correspondence concerning document should be malled:	6. Total number of applications and patents Involved: 20
Name: Ted Mulligan	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 800.00
Internal Address: CT Corporation	
	Authorized to be charged to deposit account
Street Address: 4400 Easton Commons Way, Suite 125	☑ Enclosed
Sti bet Addi 655. 4400 Easton Commons Way, Suite 125	None required (government interest not affecting title)
City: Columbus	8. Payment Information
State: OH Zip: 43219	
Phone Number: <u>614-280-3562</u>	
Fax Number: 800-914-4240	Deposit Account Number
Email Address: ted.mulligan@wolterskluwer.com	Authorized User Name
9. Signature: 1 1 00	
Signature Signature	January 5, 2010 Date
•	Total number of pages including cover
Ted Mulligan Name of Person Signing	sheet, attachments, and documents:

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1481, A44 2016, MMC2217-16000009 12323782

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ITEM 1 (cont'd) to Patents Recordation Form Cover Sheet

Additional Conveying Parties

Royal Mouldings Limited ROYAL OUTDOOR PRODUCTS, INC.

REEL: 023774 FRAME: 0967

Schedule 1

Schedule 1 —Patents

Royal Mouldings Limited	Royal Mouldings Limited	Royal Mouldings Limited	Royal Mouldings Limited	Royal Mouldings Limited	Royal Mouldings Limited	Royal Mouldings Limited	Royal Mouldings Limited	Royal Mouldings Limited	Royal Outdoor Prod- ucts, Inc. (fka Royal Crown Limited)	Plastic Trends, Inc.
Triple Extruded Frame Profiles and Method of Producing Same	Extrusion Product with Deocrative Enhancement and Process of Making the Same	Composition for Coating Metal, Plastic and Wood Sub- strates to Impart Wood-Like Appearance and Texture Thereto	Composition for Coating Metal, Plastic and Wood Sub- strates to Impart Wood-Like Appearance and Texture Thereto	Water-Reducible Coating Composition and Process of Use Thereof	Method and Apparatus for Dis- playing a Plurality of Articles	Method and Apparatus for Dis- playing a Plurality of Articles	Water-Reducible Coating Composition and Process of Use Thereof	Method and Apparatus for Dis- playing a Plurality of Articles	Boat Dock Structure	Plastic Pipe With Tabs
United States	United States	United States	United States	United States	United States	United States	United States	United States	United States	United States
08/116,153	08/377,175	08/252,856	08/137,904	08/012,707	08/092,100	07/880,853	07/586,457	07/643,494	07/452,246	12/323,782
9/1/1993	1/30/1995	6/2/1994	10/14/1993	2/3/1993	7/16/1993	5/11/1992	9/21/1990	1/22/1991	12/15/1989	11/26/2008
										2009- 0134619
				·						5/28/2009
5,538,777	5,508,103	5,418,067	5,334,633	5,334,632	5,297,685	5,234,113	5,198,481	5,111,943	5,048,448	
7/23/1996	4/16/1996	5/23/1995	8/2/1994	8/2/1994	3/29/1994	8/10/1993	3/30/1993	5/12/1992	9/17/1991	

Royal Mouldings Reinforced Limited	Royal Mouldings Weatherstri Limited by Sequenti Cellular and tic Resins	Royal Mouldings Weatherstrij Limited by Sequentic Cellular and tic Resins	Royal Mouldings Polymer and wo Limited posite extrusion	Royal Mouldings Triple Extru Limited and Method Same	Royal Mouldings Polymer and Wood F Limited Composite Extrusion	Royal Mouldings Polymer and we Limited posite extrusion	Royal Mouldings Method and Limited Triple Extru	Limited Deocrative I Process of N	Royal Mouldings Extrusion Product with	
Reinforced Louver Blade	Weatherstrip Product Formed by Sequential Extrusion of Cellular and Non-Cellular Plas- tic Resins	Weatherstrip Product Formed by Sequential Extrusion of Cellular and Non-Cellular Plas- tic Resins	Polymer and wood flour composite extrusion	Triple Extruded Frame Profiles and Method of Producing Same	Polymer and Wood Flour Composite Extrusion	Polymer and wood flour com- posite extrusion	Method and Die for Forming Triple Extruded Profiles	Process of Making the Same	roduct with	
United States	United States	United States	United States	United States	United States	United States	United States		United States	
11/724,315	09/675,738	08/959,914	09/252,519	09/058,479	09/057,948	08/748,201	08/551,563		08/627,876	
3/15/2007	9/29/2000	10/29/1997	4/15/1999	4/10/1998	4/9/1998	11/12/1996	11/1/1995		4/3/1996	
2009 - 0072864										
3/26/2009										
	6,360,489	6,167,657	6,066,680	5,965,075	5,951,927	5,847,016	5,795,641	,	5,681,652	
	3/26/2002	1/2/2001	5/23/2000	10/12/199 9	9/14/1999	12/8/1998	8/18/1998	7	10/28/199	

PATENT SECURITY AGREEMENT

THIS PATENT SECURITY AGREEMENT, dated as of December 22, 2009, is made by each of the entities listed on the signature pages hereof (each a "Grantor" and, collectively, the "Grantors"), in favor of U.S. Bank National Association as notes collateral agent (in such capacity, together with its successors and permitted assigns, "Notes Collateral Agent") for the Secured Parties (as defined in the Indenture referred to below).

WITNESSETH:

WHEREAS, pursuant to the Indenture dated as of December 22, 2009 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "<u>Indenture</u>") by and among the Company, the Guarantors party thereto and the Notes Collateral Agent, the Company will issue its 9% Senior Secured Notes Due 2017 (together with any Additional Notes, the "<u>Notes</u>"); and

WHEREAS, all of the Grantors are party to the Pledge and Security Agreement dated as of December 22, 2009 by the Grantors in favor of the Notes Collateral Agent (the "Security Agreement") pursuant to which the Grantors are required to execute and deliver this Patent Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Holders to purchase the Notes, each Grantor hereby agrees with Notes Collateral Agent as follows:

- Section 1. <u>Defined Terms</u>. Capitalized terms used herein without definition are used as defined in the Security Agreement.
- Section 2. Grant of Security Interest in Patent Collateral. Each Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations of such Grantor, hereby mortgages, pledges and hypothecates to Notes Collateral Agent for the benefit of the Secured Parties, and grants to Notes Collateral Agent for the benefit of the Secured Parties a Lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of such Grantor (the "Patent Collateral"):
 - (a) all of its Patents and all IP Licenses providing for the grant by or to such Grantor of any right under any Patent, including, without limitation, those referred to on Schedule 1 hereto;
 - (b) all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals and extensions of the foregoing; and
 - (c) all income, royalties, proceeds and Liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.

- Section 3. <u>Security Agreement</u>. The security interest granted pursuant to this Patent Security Agreement is granted in conjunction with the security interest granted to Notes Collateral Agent pursuant to the Security Agreement and each Grantor hereby acknowledges and agrees that the rights and remedies of Notes Collateral Agent with respect to the security interest in the Patent Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- Section 4. <u>Grantor Remains Liable</u>. Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with their Patents and IP Licenses subject to a security interest hereunder.
- Section 5. <u>Counterparts</u>. This Patent Security Agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart.
- Section 6. <u>Governing Law</u>. This Patent Security Agreement and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the law of the State of New York.

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, each Grantor has caused this Patent Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

Very truly yours,

ROYAL MOULDINGS LIMITED ROYAL OUTDOOR PRODUCTS, INC. PLASTIC TRENDS, INC.

By:

Name Joel I. Beerman Title: Vice President

Georgia Gulf - Patent Security Agreement

ACCEPTED AND AGREED as of the date first above written:

U.S. BANK NATIONAL ASSOCIATION, Mame: Jack Files.
Title: as Collateral Agent

Jack Ellerin

Vice President

ACKNOWLEDGMENT OF GRANTOR

State of Georgia)	
County of Cherokes) 93.	
		009 before me personally appeared Joel I. Beerman
		be the person who executed the foregoing instrumen yai Outdoor Products, Inc., and Plastic Trends, Inc.
who being by me duly swom	a did depose and say tha	at he is an authorized officer of said corporation, tha
	· ·	rporation as authorized by its Board of Directors and act and deed of said corporation.
that no technowledged said in	strations to overto new a	Con M. Ma.
		Notary Public

Georgia Gulf - Notarization of Patent Security Agreement

PATENT REEL: 023774 FRAME: 0974

RECORDED: 01/07/2010