12.32-99

01-28-2000

"

12-22-1999

U.S. Patent & TMOfc/TM Mail Rcpt Dt. #26



U.S. Department of Commerce Patent and Trademark Office TRADEMARK

101252		
	ON FORM COVER SHEET	
TRADEMARKS ONLY		
	Please record the attached original document(s) or copy(ies).	
Submission Type	Conveyance Type Assignment License	
V New	Assignment	
Resubmission (Non-Recordation)	Security Agreement Nunc Pro Tunc Assignment	
Correction of PTO Error	Effective Date Merger Month Day Year	
Reel # Frame #		
Corrective Document	Change of Name	
Reel # Frame #	Other 1541832	
Conveying Party	Mark if additional names of conveying parties attached	
Name ADTECH PLASTIC SYSTEMS CORP.	Month Day Year	
Name ADTECHTEASTIC STSTEMS CONT.	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Formerly		
Individual General Partnership	Limited Partnership Corporation Association	
Other	SS.	
Citizenship/State of Incorporation/Organiza	tion MICHIGAN	
Receiving Party	Mark if additional names of receiving parties attached	
Name THE PENINSULA FUND II LIMITED PARTNERSHIP		
Name The Ferriod Art Cross of Editing		
DBA/AKA/TA		
Composed of		
Address (line 1) THE BUHL BUILDING - SUITE 2050		
Address (line 2) 535 GRISWOLD STREET		
Address (line 3) DETROIT	MICHIGAN 48226	
Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an	
	assignment and the receiving party is not domicifed in the United States, an	
Corporation Association	appointment of a domestic representative should be attached.	
Other	(Designation must be a separate document from Assignment.)	
Citizenship/State of Incorporation/Organizat	tion DELAWARE	
	OFFICE USE ONLY	
	56	

Public burden reporting for this collection of Information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, is udding time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0551-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0551-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information.

Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

TRADEMARK

REEL: 002012 FRAME: 0172

Domestic Representative Name and Address Name			
Address (line 1) Address (line 2) Address (line 3)			
Address (line 2) Address (line 3)			
Address (line 3)	ĺ		
	l		
Address (line 4)			
Correspondent Name and Address Area Code and Telephone Number 202-457-0160			
Name DAVID R. HAARZ			
Address (line 1) Dickinson Wright PLLC			
Address (line 2) 1901 L Street, NW			
Address (line 3) Suite 800			
Address (line 4) Washington, DC 20036			
Pages Enter the total number of pages of the attached conveyance document # 14			
Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached			
Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).			
Trademark Application Number(s) Registration Number(s)			
1,547,832			
Number of Properties Enter the total number of properties involved. # 1			
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 40			
Method of Payment: Enclosed Deposit Account Deposit Account			
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # 04-1061			
Authorization to charge additional fees: Yes V			
Statement and Signature			
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.			
David_R. Haarz Pec. 22, 1999			
David_R. Haarz Dec. 22, 1999 Name of Person Signing Signature Date Signed			

SECURITY AGREEMENT

THIS AGREEMENT is made effective as of November 12, 1999, by ADTECH PLASTIC SYSTEMS CORP., a Michigan corporation ("Guarantor") in favor of THE PENINSULA FUND II LIMITED PARTNERSHIP, a Delaware limited partnership ("Purchaser").

WITNESSETH:

WHEREAS, CASS POLYMERS, INC., an Oklahoma corporation ("CASS") has agreed to sell and the Purchaser has agreed to purchase the Senior Subordinated Note in the original principal amount of \$4,250,000.00 as described in that certain Note Purchase Agreement between CASS and the Purchaser dated of even date herewith ("Note Purchase Agreement") and as evidenced by a certain promissory note described therein; and

WHEREAS, Guarantor and MILAMAR COATINGS, L.L.C., an Oklahoma limited liability company, have agreed to guaranty the repayment of the Senior Subordinated Note; and

WHEREAS, the Guarantor will derive substantial direct and indirect benefits from the Secured Indebtedness hereafter described and desires to further secure the Secured Indebtedness by assigning as security therefor all its right, title and interest in certain property of the Guarantor as provided herein.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the parties hereafter agree as follows:

- 1. <u>ASSIGNMENT</u>. As security for the Secured Indebtedness (as hereafter described), the Guarantor does hereby assign, transfer, convey, and grant a security interest to the Purchaser in all of the Guarantor's right, title and interest in and to all of the property described in Schedule 1 attached hereto, and all proceeds, products and increases thereof and any additions, accessions and substitutions thereto or therefor (collectively the "Collateral):
- 2. <u>INDEBTEDNESS SECURED</u>. The security interest granted herein is given to secure the payment of (i) all of the obligations of CASS to the Purchaser evidenced by the Senior Subordinated Note dated even date herewith in the aggregate original principal amount of \$4,250,000.00, (ii) all of the obligations of CASS and the Guarantors to the Purchaser contained in or described in the Note Purchase Agreement or any other Security Document (as defined therein), including without limitation all obligations arising under any deposit or other account of CASS with the Purchaser, (iii) all interest on any of the above obligations, (iv) all costs and expenses incurred in the collection of any of the foregoing, including all court costs and attorney's fees, (v) all extensions, renewals, substitutions and changes in form of the above obligations, and (vi) all advances made by the Purchaser to protect the security hereof, and all interest on any and all moneys expended or advanced by the Purchaser hereunder or pursuant hereto (collectively the "Secured Indebtedness").

1

- acquired after the date hereof, the Guarantor shall and will be, the owner of all Collateral acquired after the date hereof, the Guarantor shall and will be, the owner of all Collateral free from any liens, security interests, encumbrances or other right, title or interest of any other person, firm or corporation (except the lien of the Senior Lender as described in the Note Purchase Agreement), and the Guarantor shall defend the Collateral against all claims and demands of all persons at any time claiming the same or any interest therein adverse to the Purchaser. The Guarantor has all requisite power and authority to enter into this Agreement, to pledge the Collateral as security for the Secured Indebtedness described herein, and to carry out the transactions contemplated by this Agreement. The execution and delivery of this Agreement, and the performance of all of the terms hereof, will not constitute a default under the terms of any agreement, indenture or other instrument, or of any license, judgment, decree, order, law, statute, ordinance or other governmental rule or regulation by which the Guarantor or any of the Guarantor's property is bound or affected.
- 4. <u>PRINCIPAL ADDRESS</u>. The Guarantor's principal address is 12005 North Virginia Avenue, Oklahoma City, Oklahoma 73120.
- COVENANTS. So long as the Secured Indebtedness remains unpaid, the Guarantor shall: (i) keep the Collateral free of all liens, encumbrances and security interests, other than the Purchaser's lien and the lien of the Senior Lender; (ii) defend the Collateral against all claims and legal proceedings; (iii) pay and discharge when due any taxes, levies, license fees and other charges upon the Collateral; (iv) not, except in the ordinary course of business, sell, lease or otherwise dispose of the Collateral; (v) not use or permit the Collateral to be used in violation of any applicable law; (vi) allow the Purchaser to inspect the Collateral and all books and records of the Guarantor pertaining to the Collateral (and make copies thereof) upon Purchaser's reasonable request; (vii) execute and deliver such additional documents and agreements as the Purchaser may request to protect the security interest granted herein and the priority of the Purchaser's interest in the Collateral; or (viii) not move, relocate the Collateral, or establish additional locations where the Collateral will be located, from those locations described in Section 4 above or as otherwise described in or contemplated by the Note Purchase Agreement, unless at least thirty (30) days prior thereto, Guarantor shall notify Purchaser of such new location and execute and deliver such additional documents and agreements as Purchaser may request to protect the security interests granted herein.
- Purchase Agreement which has not been timely cured, at the option of the Purchaser, the entire amount of Secured Indebtedness shall become due, payable, and collectable then or thereafter as the Purchaser may elect, regardless of the date of maturity thereof. Thereafter, the Purchaser may immediately foreclose on the Collateral or any part thereof by set-off, self-help repossession or by any other method permitted by the Uniform Commercial Code or otherwise, and sell or otherwise dispose of and deliver the Collateral or any part thereof or interest therein, in one or more parcels at public or private sale or sales, at such prices and on such terms as may be commercially reasonable, with the right to the Purchaser or any purchaser to purchase the whole or any part of the Collateral free of any right or equity of redemption in the Guarantor, which right or equity is hereby expressly waived and released. The proceeds of any such disposition or other action by the Purchaser shall be applied as follows: (a) first, to the costs and expenses

incurred in connection with the retaking, preparation for sale and sale of the Collateral, if any, and to the care or safekeeping of the Collateral in any way relating to the rights of the Purchaser hereunder, including attorneys' fees and expenses incurred by the Purchaser in connection with any of the foregoing actions; (b) second, to the payment of the Secured Indebtedness; (c) third, to the payment of any other amounts required or permitted to be paid pursuant to the provisions of Section 9-504(1)(c) of the Uniform Commercial Code; and (d) fourth, to the Guarantor to the extent of any surplus proceeds. The Purchaser will give at least ten (10) days' prior written notice of the time and place of any public sale or of the time after which a private sale may take place, which notice the Guarantor agrees to be reasonable. In the event any deficiency in satisfaction of the Secured Indebtedness remains after the sale of the Collateral, CASS and the Guarantors will remain liable for such deficiency. In addition to the rights and remedies provided above, the Purchaser shall have all the rights and remedies of a secured party under the Uniform Commercial Code of the State of Michigan (regardless of whether such Code is the law of the jurisdiction where the rights and remedies are asserted) and all other rights and remedies, at law or in equity, which may be applicable against the Guarantor and property described herein.

- 7. <u>MISCELLANEOUS</u>. This Agreement and all rights and liabilities hereunder and in and to any and all Collateral shall inure to the benefit of the Purchaser and its successors and assigns, and shall be binding upon the Guarantor and its successors and assigns. This Agreement and all rights and obligations hereunder, including matters of construction, validity and performance, shall be governed by the laws of Michigan. If any provision hereof shall for any reason be held to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision hereof. All capitalized terms not otherwise defined herein shall have the meanings of such terms in the Uniform Commercial Code of the State of Michigan or as defined in the Note Purchase Agreement.
- 8. <u>CONTROLLING DOCUMENTS</u>. This Agreement is subject to the terms and conditions of the Note Purchase Agreement, which terms and conditions are hereby incorporated by reference herein and the provisions of the Note Purchase Agreement shall be controlling over any provision of this Agreement to the contrary.
- 9. <u>SUBORDINATION AGREEMENT</u>. This Agreement is subject to the terms and conditions of the Subordination Agreement of even date herewith between the Senior Lender and the Guarantor.

IN WITNESS WHEREOF, the Guarantor has executed this Agreement as of the date and year first hereinabove written.

"GUARANTOR"

[:

ADTECH PLASTIC SYSTEMS CORP.

A Michigan corporation

W. Douglas Frans

Title: Vice President/Secretary

Executive

SCHEDULE 1

- A. All of Debtor's right, title and interest in and to the following described property, and all proceeds thereof:
- (i) All accounts receivable, contract rights, notes, drafts, acceptances, general intangibles, chattel paper and other forms of obligations and receivables owing to Debtor arising out of or in connection with the Debtor's business, including such as may arise out of the sale, lease or other disposition at any time and from time to time of Inventory, whether now owned or hereafter acquired, and any right to payment for goods sold or leased or for services rendered and the Proceeds thereof, together with all other forms of accounts as may be defined or determined under the Uniform Commercial Code;
- (ii) All rights of Debtor to any payment for a monetary obligation, together with all other forms of chattel paper as may be defined or determined under the Uniform Commercial Code;
- (iii) All forms of documents as may be defined or determined under the Uniform Commercial Code;
- (iv) All tools, equipment, machinery, appliances, building materials, supplies, furniture, fixtures, furnishings, business records, goods to become fixtures and all other similar tangible personal property of every kind owned by Debtor, together with all other forms of equipment and fixtures as may be defined or determined under the Uniform Commercial Code;
- (v) Any and all personal property, including things in action, other than Goods, Accounts, Chattel Paper, Documents, Equipment, Instruments, Inventory and money, including any and all patents, trademarks, copyrights, trade secrets and other intellectual property of Debtor (including, without limitation, the trade names listed on Exhibit A, the patents listed on Exhibit B, the trademarks listed on Exhibit C and the product formulas listed on Exhibit D), together with all other forms of general intangibles as may be defined or determined under the Uniform Commercial Code;
- (vi) All goods and other things which are movable at the time a security interest attaches or which are fixture, together with all other forms of goods as may be defined or determined under the Uniform Commercial Code, but does not include money, Documents, Instruments, Accounts, Chattel Paper or General Intangibles, but does include (i) "Equipment" if they are used or bought for use primarily in business or if the goods are not included in the definition of Inventory, together with all other forms of equipment as may be defined or determined under the Uniform Commercial Code; and (ii) "Inventory" if they are held by a person who holds them for sale or lease or to be furnished under contracts of service or if he has so furnished them, or if they are raw materials, work in process, or materials used or consumed in a business, together with all other forms of inventory as may be defined or determined under the Uniform Commercial Code;

11

- (vii) All negotiable instruments, or investment property, or securities, or any other writing which evidences a right to the payment of money and is not itself a security agreement or lease and is a type of which is in the ordinary course of business transferred by delivery with any necessary endorsement or assignment, together with all other forms of instruments as may be defined or determined under the Uniform Commercial Code;
- (viii) All inventory, raw materials, finished goods, work-in-process and all other personal property of whatever nature now or hereafter owned by Debtor which are held for sale or lease or are furnished or to be furnished under contracts of service, together with all other forms of inventory as may be defined or determined under the Uniform Commercial Code;
 - (ix) All other tangible and intangible assets of the Debtor; and
- (x) All proceeds of the foregoing, including without limitation: (i) all amounts, sums, revenues and income which become payable from any of the above property (including any after-acquired properties); (ii) whatever is received upon the sale, exchange, collection or other disposition of the above described property or proceeds thereof; and (iii) all "proceeds" as defined or determined under the Uniform Commercial Code. An Instrument payable by reason of loss or damage to the above described property is Proceeds.

EXHBIT A

Trade Names

1. Ad-Tech Plastic Systems

11

EXHIBIT B

Patents

Dispensing Apparatus for Multiple Fluids 1.

Inventor: Richard E. Bullock

Assignee: Ad-Tech Plastic Systems Corp. Patent No. 5,139,170

EXHIBIT C

Trademarks

1. AD-TECH

Reg. No. 1,547,832
Registered July 18, 1989
United States Patent and Trademark Office

EXHIBIT D

Product Formulas

1. (See Attached List)

TRADEMARK REEL: 002012 FRAME: 0183

11

PRODUCT

POLYESTER

Page -1-

FILLER #10
GEL-COAT MOLD
REPAIR SYSTEM
TANGERINE
USE W/ MEK-P HARDENER

FILLER #11-I
FRP BOND & FILL
THIXOTROPIC/FLEXIBLE
LIGHT BROWN
USE W/ MEK-P OR

BPO HARDENER

FILLER #11-II

FRP BOND & FILL

THIXOTROPIC/FIBER FILLED

GREEN / BLACK

USE W/ MEK-P OR

BPO HARDENER

FILLER #12
PATTERN & MODEL
CARVABLE
PINE/MAHOGANY

FILLER #14 ULTRA FILLER RIGID MACHINEABLE ULTRA WHITE/GRAY/BROWN

FILLER #15-3 & 154
MICRO ULTRA FILLER
FLAME RETARDANT
WHITE

REDUCER RESIN #15-3 FOR USE WITH NO. 15-3 FILLER

FILLER #17 HIGH HEAT RESISTANT FILLER

BLACK/WHITE/GRAY

REDUCER RESIN #17

FILLER #17 SMCR HIGH HEAT RESISTANT FILLER / EASY SAND BLACK/WHITE/GRAY

11

FILLER #18
SEMI-RIGID
GRAY/MAHOGANY
PINE (Qt. & Gal only)/WHITE

FILLER #19A POLYESTER ADHESIVE THIKOTROPIC/UNFILLED AMBER

FILLER #19L
POLYESTER LAMINATING
THIXOTROPIC/UNFILLED
BLUE
USE W/ MEK-P HARDENER

FILLER #21 COMPOSITE SPRAYABLE SURFACE FILLER FIRE RETARDANT LIGHT GRAY USE W/ MEK-P HARDENER

FILLER #21-T SPRAYABLE SURFACE FILLER (HIGH BUILD) LIGHT GRAY USE W/ MEK-P HARDENER

FILLER #26 MICRO LIGHT METAL FILLER. GRAY

FILLER #28 ULTIMATE GRAPHITE FILLER, GRAY

FILLER #29 AIR DRY PIT FILLER WHITE/BLACK/GRAY

FILLER #31M BOAT & BONDING PUTTY USE W/MEK-P HARDENER OFF WHITE

FILLER #34 MODEL PLANK FILLER BROWN FILLER #36
UNIVERSAL PATTERN &

MODEL/MACHINEABLE
GRAY/MAHOGANY/PINE

FILLER #38 BOAT PUTTY/GRAY USE W/ MEE-P HARDENER

FILLER #39
MARINE PUTTY
PIGMENT BASE
USE W/ MEK-P HARDENER

FILLER #40
POLYESTER CASTING RESI
LT.WT./LOW EXOTHERM
PINK/TAN
USE W/MEK-P HARDENER

FILLER #77
HIGH HEAT RESISTANT
FILLER/EASY SAND
WHITE+A156

POLYESTER REDUCER RESIN-UNFILLED PROMOTED CAN BE USED WITH ALL POLYESTERS EXCEPT: 17, 15-3, 154

CREAM HARDENER WHITE, BLACK, OXIDE

MEK-P HARDENER

12/9/98 8:46 EST

PRODUCT

EPOXY

Page -2--

ES-201-PC SURFACE COAT/WHITE

ES-204 SURFACE COAT ABRASION RESISTANT/BLACK

ES-204-SC SURFACE COAT SILICON CARBIDE ABRASION RESISTANT/BLACK

ES-211 SURFACE COAT P&P HYDROPHOBIC WHITE

ES-214-2 SURFACE COAT HIGH TEMP ABRASION RESISTANT/GRAY

ES-215-IHG SURFACE COAT HIGH TEMP/BLACK

ES-215-1 HIGH TEMP SURFACE COAT -1 (FAST) HARDENER/BLACK

ESG-215 GRAPHITE HIGH TEMP/FILLED PATCHING PASTE/BLACK

ESR-217-AL HIGH TEMP EPOXY REPAIR PASTE ALUMINUM FILLED/GRAY

ES-218 SURFACE COAT ROOM TEMP-SANDABLE TEIXOTROPIC/WHITE

ES-218-1 SURFACE COAT EPOXY PRIMER COAT SANDABLE/WHITE

ES-218 F/R
Flame Retardant
EPOXY PRIMER COAT
SANDABLE/WHITE

ES-219 SURFACE COAT/HIGH TEMP ALUMINUM FILLED/GRAY (NON-MDA & VCHD)

1"

ES-220 SURFACE COAT HIGH TEMP/BLACK (NON MDA & VCHD)

EL-301 EPOXY LAMINATING UNFILLED/AMBER

EL-302 EPOXY LAMINATING WHITE

EL-302-PC EPOXY LAMINATING WHITE/TYPE PC

EL-302-PCLP
EPOXY LAMINATING/TYPE PC
LONG WORK LIFE/WHITE

EL-315-IHL HIGH TEMP EPOXY LAMINATING/BLACK (NON MDA & VCHD)

EL-315-1 EPOXY LAMINATING UNFILLED/HIGH TEMP (NON MDA & VCHD)

EL-315-2 EPOXY LAMINATING LONG WORK LIFE HIGH TEMP/DARK AMBER

EL-315-3 EPOXY LAMINATING HIGH TEMP/SPRAYABLE

EL-318
EPOXY LAMINATING
ROOM TEMP/UNFILLED
FIRE RETARDANT/AMBER

EL-318-1 EPOXY LAMINATING LONG POT LIFE ROOM TEMP/FIRE RETARDANT

EL-323-TC EPOXY COMPOSITE TOOLING COMPOUND/GREEN EL-324-SC EPOXY STYLING COMPOUND/GRAY

EL-325-HTTC
EPOXY COMPOSITE
COMPOUND VCHD/MDA
HIGH TEMP/GRAY

EL-325-1 HTTC EPOXY COMPOSITE LONGER WORK LIFE/GRAY

EL-326
EPOXY LAMINATING
(NON MDA & VCHD)
HIGH TEMP/UNFILLED/AMB

EL-326-1 EPOXY LAMINATING (NON MDA & VCHD) HIGH TEMP/UNFILLED/AMB

EL-327
EPOXY LAMINATING
(NON MDA & VCHD)
HIGH TEMP/FILLED/GRAY

EL-328 EPOXY LAMINATING HIGH TEMP/BLACK

EL-328-1 EPOXY LAMINATING LONG WORK LIFE, BLACK

EL-335
EPOXY LAMINATING/AMBER
HIGH TEMP/HIGH IMPACT
MIX RATIO: 100:20 PBW

EL-336
EPOXY LAMINATING
HIGH TEMP/UNFILLED
AMBER
MIX RATIO:100:22 PBW

EL-337
EPOXY LAMINATING
HIGH TEMP
GRAY

8:37 EST 12/9/98

NO.112 P.4 ADTECH PLASTIC SYS DEC. 9.1998 10:29AM **EPOXY** PRODUCT Page -3-EC-423-3 **EA-606 ELB-338 EPOXY ADHESIVE** CASTING SYSTEM/HIGH TEMP EPOXY BOND COAT W/SLOW HARDENER **FAST CURE - GRAY** BOND COAT/LT. GREEN MDA FREE/GRAY EA-607 EL-340 EC-425 EPOXY KEEL ADHESIVE TOOLING COMPOUND HIGH TEMP/ABRASION RESIST. CASTING SYSTEM MEDIUM SET/WHITE CLEAR EA-610 E-CRETE THIN SECTION **CER-112 EPOXY LAMINATING** MORTAR BINDER ROOM TEMP EC-426 CLEAR UNFILLED CASTING SYSTEM EA-611 NON MACHINABLE/BLACK **EPOXY ADHESIVE** ROOM TEMP/ABRASION RESISTANT GENERAL PURPOSE CER-112-1 **EPOXY LAMINATING** LONG WORK LIFE EC-428 ROOM TEMP **EA-616** MASS CAST /ROOM TEMP CLEAR UNFILLED ALUMINUM FILLED-MODERATE **EPOXY ADHESIVE** CER-112-2 METAL TO METAL EC-428-1 EPOXY LAMINATING MASS CAST/ROOM TEMP EA-618 ROOM TEMP CLEAR UNFILLED ALUMINUM FILLED-SLOW **EPOXY ADHESIVE** ALUMINUM FILLED/GRAY EC-429 CER-112-4 CASTING SYSTEM/HIGH TEMP **EPOXY LAMINATING** EA-621 UNFILLED (MUST BE USED **EPOXY** ADHESIVE ROOM TEMP CLEAR UNFILLED WITH FILLER OF CHOICE) SEMI-RIGID/BLUE CER-112-5 *EC-430 EA-623 **EPOXY LAMINATING** CASTING SYSTEM/HIGH TEMP **EPOXY ADHESIVE** FLEXIBLE/GRAY ROOM TEMP CERAMIC FILLED CLEAR UNFILLED SP-751 FAST EA-623-1 EC-401 EPOXY ADHESIVE ALUMINUM FILLED EPOXY FLEXIBLE/OPAQUE MASS CASTING CASTING SYSTEM/HIGH TEMP BLACK SP-752 MEDIUM **EA-624 EC-405** ALUMINUM FILLED EPOXY **EPOXY ADHESIVE** CASTING SYSTEM CASTING SYSTEM/HIGH TEMP RIGID/RED VARIABLE HARD/AMBER **SP-753 SLOW** EA-656-1 **EC-409** ALUMINUM FILLED EPOXY **EPOXY ADHESIVE** CASTING SYSTEM CASTING SYSTEM/HIGH TEMP O.E.M. URETHANE REPAIR Abrasion resistant/DK gray FLEXIBLE/ORANGE EA-604 EC-423-1 **EPOXY ADHESIVE** EA-657-1 CASTING SYSTEM/HIGH TEMP **QUICK SET/GREEN EPOXY ADHESIVE** O.E.M. URETHANE REPAIR W/FAST HARDENER MDA FREE/GRAY EA-605 RIGID/RED

EPOXY ADHESIVE/GRAY

EA-605R

EPOXY ADHESIVE

FIBER FILLED/GRAY

8:37 EST 12/9/98

TRADEMARK

CASTING SYSTEM/HIGH TEMP

W/MEDIUM HARDENER

MDA FREE/GRAY

EC-423-2

DEC. 9.1998 10:30AM **PRODUCT**

ADTECH PLASTIC SYS URETHANE NO.112 P.5
Page: -4-

LUC-4101 LOWEX

CASTING SYSTEM BLACK/TAN UC-4760-1 URETHANE ELASTOMER SHORE 60D/AMBER

LUC-4102 LOWEX

Casting Ststem

RIGID WHITE/GRAY UC-4765-1

URETHANE ELASTOMER

SHORE 70D/AMBER

UC-4960-1

URETHANE ELASTOMER

SHORE GOA/AMBER

LUC-4105 LOWEX CASTING SYSTEM

SLOW/GRAY

LUC-4106 LOWEX

Casting System

FAST/GRAY

LUC-4180

URETHANE ELASTOMER

HIGH IMPACT/WHITE

LUC-4110

SPRAYABLE UNFILLED URETHANE

SHORE D 73-75/BROWN

UC-4521-2

URETHANE ELASTOMER

CASTABLE/WATER CLEAR/SHORE D 82

UC-4615-1

URETHANE ELASTOMER

SHORE 15A/AMBER

UC-4635-1

URETHANE ELASTOMER

SHORE 40A/AMBER

UC-4650-1

URETHANE ELASTOMER

SHORE 50A/AMBER

UC-4675-1

URETHANE ELASTOMER

SHORE BOA/AMBER

UC-4685-1

URETHANE ELASTOMER

SHORE 85A/AMBER

UC-4750-1

URETHANE ELASTOMER

SHORE 50D/AMBER

12/9/98 8:50 EST

TRADEMARK REEL: 002012 FRAME: 0187

RECORDED: 12/22/1999