

5-21-04

05-21-2004

Form PTO-1594
(Rev. 10/02)
OMB No. 0651-0027 (exp. 6/30/2005)

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

TRADE 102749946

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):

Continental Commercial Products, LLC
305/333 Rock Industrial Drive
Bridgeton, Missouri 63044

- Individual(s) Association
 General Partnership Limited Partnership
 Corporation-State
 Other Delaware Limited Liability Company

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment Merger
 Security Agreement Change of Name
 Other _____

Execution Date: 04/20/04

2. Name and address of receiving party(ies)

Name: Fleet Capital Corporation, as Agent

Internal Address: _____

Street Address: One S. Wacker Dr., Suite 3400

City: Chicago State: IL Zip: 60606

- Individual(s) citizenship _____
 Association _____
 General Partnership _____
 Limited Partnership _____
 Corporation-State Rhode Island
 Other _____

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No

(Designations must be a separate document from assignment)

Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s) _____

See attached Schedule A

B. Trademark Registration No.(s) _____

See attached Schedule A

Additional number(s) attached Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Catherine Ho

Internal Address: _____

Street Address: Vedder, Price

222 North LaSalle Street, Suite 2400

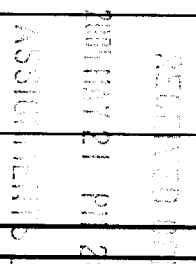
City: Chicago State: IL Zip: 60601

6. Total number of applications and registrations involved: 4

7. Total fee (37 CFR 3.41)..... \$ 115.00

 Enclosed Authorized to be charged to deposit account

8. Deposit account number: _____



9. Signature.

Catherine Ho

Name of Person Signing

Signature

May 19, 2004

Date

34

Total number of pages including cover sheet, attachments, and document:

05/21/2004 ECOOPER 00000076 75566574

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 2023101 FC:0521
02 FC:052240.00 DP
75.00 DPTRADEMARK
REEL: 002971 FRAME: 0275

SCHEDULE A TO TRADEMARK AND LICENSE SECURITY AGREEMENT

Trademark Applications

<u>Trademark</u>	<u>Application Number</u>	<u>Application Date</u>
Continental Commercial Products	75,566,574	12/23/2003

Trademark Registrations

<u>Trademark</u>	<u>Registration Number</u>	<u>Registration Date</u>
Continental Designs (Words)	2,798,098	12/23/2003
Glit/Microtron	2,779,728	11/04/2003
Kleenfast	1,371,339	11/19/1985

TRADEMARK AND LICENSE SECURITY AGREEMENT

TRADEMARK AND LICENSE SECURITY AGREEMENT ("Agreement") dated as of April 20, 2004, made by Continental Commercial Products, LLC, a Delaware limited liability company having its chief executive office at 305/333 Rock Industrial Drive, Bridgeton, MO 63044 ("Pledgor") and FLEET CAPITAL CORPORATION, a Rhode Island corporation ("FCC"), as agent (FCC, in such capacity, being "Agent") for Lenders participating in the Loan Agreement referred to below.

W I T N E S S E T H:

WHEREAS, Pledgor has guaranteed the obligations of KATY Industries, Inc., Woods Industries (Canada) Inc. and CEH Limited (collectively "Borrowers") under that certain Amended and Restated Loan Agreement dated as of April 20, 2004 (as the same may hereafter be amended or otherwise modified from time to time, the "Loan Agreement"), by and among Borrowers, the lenders signatory thereto ("Lenders"), Fleet Capital Global Finance, Inc., individually as a Lender and as Canadian Agent, Fleet National Bank, London U.K branch, trading as FleetBoston Financial, individually as a Lender and as U.K. Agent, Wells Fargo Foothill LLC, individually as a Lender and as Syndication Agent and LaSalle Bank National Association, individually as a Lender and, as Documentation Agent, and Agent, pursuant to which such Lenders have agreed to make loans to, and issue or participate in letters of credit for the account of, the Pledgor; and

WHEREAS, Lenders have required as a condition, among others, to the making of the Loans to Borrowers, in order to secure the prompt and complete payment, observance and performance of all of Borrowers' obligations and liabilities hereunder, under the Loan Agreement, and under all of the other instruments, documents and agreements executed and delivered by Borrowers to Agent, for itself and the ratable benefit of Lenders, in connection with the Loan Agreement (all such obligations and liabilities being hereinafter referred to collectively as the "Obligations"), that Pledgor execute and deliver this Agreement to Agent, for itself and the ratable benefit of Lenders;

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

1. Defined Terms.

- (i). Unless otherwise defined herein, the capitalized terms used herein which are defined in the Loan Agreement shall have the meanings specified in the Loan Agreement.
- (ii). The words "hereof," "herein" and "hereunder" and words of like import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and section and schedule references are to this Agreement unless otherwise specified.

- (iii). All terms defined in this Agreement in the singular shall have comparable meanings when used in the plural, and vice versa, unless otherwise specified.

2. Security Interest in Trademarks. To secure the complete and timely payment, performance and satisfaction of all of the Obligations, Pledgor hereby grants to Agent, for itself and the ratable benefit of Lenders, a first priority security interest in, having priority over all other security interests, with power of sale to the extent permitted by applicable law, all of Pledgor's right, title and interest in Pledgor's now owned or existing and filed and hereafter acquired or arising and filed:

- (i). trademarks, registered trademarks and trademark applications, trade names, service marks, registered service marks and service mark applications including, without limitation, the registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule A, and (a) all renewals thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (c) the right to sue for past, present and future infringements and dilutions thereof, and (d) all of Pledgor's rights corresponding thereto throughout the world (all of the foregoing registered trademarks, trademark applications, registered service marks and service mark applications, together with the items described in clauses (a)-(d) in this paragraph 2(i), being sometimes hereinafter individually and/or collectively referred to as the "Trademarks");
- (ii). the goodwill of Pledgor's business connected with and symbolized by the Trademarks; and
- (iii). license agreements with any other party in connection with any Trademarks or such other party's trademarks, registered trademarks and trademark applications, trade names, service marks, registered service marks and service mark applications, whether Pledgor is a licensor or licensee under any such license agreement, including, but not limited to, the license agreements listed on Schedule B, and the right upon the occurrence and during the continuance of an Event of Default to use the foregoing in connection with the enforcement of Agent's rights, for itself and the ratable benefit of Lenders under the Loan Agreement (all of the foregoing being hereinafter referred to collectively as the "Licenses"). Notwithstanding the foregoing provisions of this Section 2, the Licenses shall not include any license agreement which by its terms prohibits the grant of the security interest contemplated by this Agreement.

3. Restrictions on Future Agreements. Pledgor will not, without Agent's prior written consent, enter into any agreement, including, without limitation, any license agreement, which is inconsistent with this Agreement, and Pledgor further agrees that it will not take any action, and will use its reasonable efforts not to permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would in any material respect affect adversely the validity or enforcement of the rights transferred to Agent, for itself and the ratable benefit of Lenders under this Agreement or the rights associated with those Trademarks, in each case which are necessary or desirable in the operation of Pledgor's business.

4. New Trademarks. Pledgor represents and warrants that the Trademarks and Licenses listed on Schedules A and B, respectively, include all of the trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, trade names, service marks, registered service marks and service mark applications now owned or held by Pledgor. If, prior to the termination of this Agreement, Pledgor shall (i) obtain rights to any new trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations, service mark applications or license agreements in connection with trademarks, registered trademarks, trademark applications, trade names, service marks, registered service marks or service mark applications or (ii) become entitled to the benefit of any trademark, trademark registration, trademark application, trade name, service mark, service mark registration or service mark application, the provisions of Section 2 shall automatically apply thereto and Pledgor shall give to Agent written notice thereof no more frequently than as permitted under the terms of the Loan Agreement. Pledgor hereby authorizes Agent to modify this Agreement by (a) amending Schedules A or B, as the case may be, to include any future trademarks, trademark registrations, trademark applications, trade names, service marks, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, service marks, service mark registrations, service mark applications and trade names that are Trademarks or Licenses under Section 2, or under this Section 4, and (b) filing, in addition to and not in substitution for, this Agreement, a duplicate original of this Agreement containing on Schedules A or B thereto, as the case may be, such future trademarks, trademark applications, trade names, service marks, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, service marks, registered service marks, service mark applications and trade names which are Trademarks or Licenses under Section 2 or this Section 4.

5. Royalties. Pledgor hereby agrees that the use by Agent, for itself and the ratable benefit of Lenders, of the Trademarks and Licenses as authorized hereunder shall be, to the extent permitted by applicable law, co-extensive with Pledgor's rights thereunder and with respect thereto and without any liability for royalties or other related charges from Agent to Pledgor.

6. Nature and Continuation of Agent's Security Interest. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and Licenses and shall remain in full force and effect until the Obligations have been paid in full and the Loan Agreement terminated. At such time the rights granted to Agent, for itself and the ratable benefit of Lenders, hereunder shall also terminate.

7. Right to Inspect; Further Assignments and Security Interests. Agent, for itself and the ratable benefit of Lenders, shall have the right, at any reasonable time and from time to time, as often as may be reasonably requested, but only during normal business hours, to inspect Pledgor's premises and to examine Pledgor's books, records, and operations relating to the Trademarks, including, without limitation, Pledgor's quality control processes; provided, that in conducting such inspections and examinations, Agent shall use its best efforts not to disturb unnecessarily the conduct of Pledgor's ordinary business operations. From and after the occurrence of an Event of Default, and subject to the terms of the Loan Agreement, Pledgor agrees that Agent, for itself and the ratable benefit of Lenders, or a conservator appointed by Agent, shall have the right to establish such reasonable additional product quality controls as Agent or such conservator, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold by Pledgor under the Trademarks. Pledgor agrees (i) not to sell or assign its respective interests in, or grant any license under, the Trademarks without the prior written consent of Agent, except to the extent such Trademarks are not used or deemed useful in the normal conduct of Pledgor's business, (ii) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof, and (iii) not to change the quality of such products in any material respect without the prior written consent of Agent.

8. Duties of Pledgor. Pledgor shall have the duty, to the extent desirable as determined by Pledgor in the normal conduct of Pledgor's business and consistent with Pledgor's current business practices (i) to prosecute diligently any trademark applications or service mark applications that are part of the Trademarks pending as of the date hereof or thereafter until the termination of this Agreement, (ii) to make applications for trademarks and service marks as Pledgor deems appropriate, and (iii) to take reasonable steps to preserve and maintain all of Pledgor's rights in the trademark applications, service mark applications and trademark and service mark registrations that are part of the Trademarks, except to the extent such Trademarks are not used or deemed useful in the normal conduct of Pledgor's business. Any expenses incurred in connection with the foregoing shall be borne by Pledgor. Pledgor shall not abandon any material trademark or service mark which is the subject of a registered trademark, service mark or application therefore and which is or shall be necessary or economically desirable in the operation of the Pledgor's business. Pledgor agrees to retain an experienced trademark attorney for the filing and prosecution of all such applications and other proceedings. Agent shall not have any duty with respect to the Trademarks. Without limiting the generality of the foregoing, Agent shall not be under any obligation to take any steps necessary to preserve rights in the Trademarks and Licenses against any other parties, but may do so at its option during the continuance of an Event of Default, and all reasonable expenses incurred in connection therewith shall be for the sole account of Pledgor and added to the Obligations secured hereby.

9. Agent's Right to Sue. From and after the occurrence and during the continuance of an Event of Default, and subject to the terms of the Loan Agreement, Agent, for itself and the ratable benefit of Lenders, shall have the right, but shall not be obligated, to bring suit to enforce the Trademarks and the Licenses and, if Agent shall commence any such suit, Pledgor shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents required by Agent in aid of such enforcement. Pledgor shall, upon demand, promptly reimburse and indemnify Agent for all costs and reasonable expenses incurred by Agent in the exercise of its rights under this Section 9 (including, without limitation, all reasonable attorneys' and

paralegals' fees); provided, that Pledgor shall not be responsible for such out-of-pocket expenses and costs to the extent incurred because of the gross negligence or willful misconduct of Agent or any Lender. If, for any reason whatsoever, Agent is not reimbursed with respect to the costs and expenses referred to in the preceding sentence, such costs and expenses shall be added to the Obligations secured hereby.

10. Waivers. No course of dealing between Pledgor and Agent, and no failure to exercise or delay in exercising on the part of Agent any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver of any of Agent's or Lenders' rights, powers or privileges. No single or partial exercise of any right, power or privilege hereunder or under the Loan Agreement shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

11. Agent's Exercise of Rights and Remedies Upon Default. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuance of an Event of Default, Agent may exercise any of the rights and remedies provided in this Agreement, the Loan Agreement, or any other agreement executed in connection therewith. Without limiting the generality of the foregoing, Pledgor acknowledges and agrees that (i) the Trademarks and Licenses comprise a portion of the Collateral and Agent, for itself and the ratable benefit of Lenders, shall have the right to exercise its rights and the Lenders' rights under the Loan Agreement with respect to the Trademarks and Licenses to the same extent as with respect to all other items of Collateral described therein, and (ii) from and after the occurrence and during the continuance of an Event of Default, Agent or its nominee may use the Trademarks and Licenses to complete the manufacture of, assemble, package, distribute, prepare for sale and sell the Inventory, or otherwise in connection with the conduct of Pledgor's business.

12. Severability. The provisions of this 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 Agreement in any jurisdiction.

13. Modification. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in Sections 2 and 4 hereof or by a writing signed by the parties hereto.

14. Cumulative Remedies; Power of Attorney. All of Agent's rights and remedies, for itself and the ratable benefit of Lenders, with respect to the Trademarks and the Licenses, whether established hereby, by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. Pledgor hereby irrevocably appoints Agent as Pledgor's attorney-in-fact, with full authority in the place and stead of Pledgor and in the name of Pledgor or otherwise to carry out the acts described below. Subject to the terms of the Loan Agreement, upon the occurrence and during the continuance of an Event of Default and the giving by Agent of written notice to Pledgor of Agent's intention to enforce its rights and claims, for itself and the ratable benefit of Lenders, against Pledgor, Pledgor hereby authorizes Agent to, in its sole discretion (i) endorse Pledgor's name on all applications, documents, papers and instruments

necessary or desirable for Agent in the use of the Trademarks and the Licenses, (ii) take any other actions with respect to the Trademarks and the Licenses as Agent deems is in the best interest of itself and the Lenders, (iii) grant or issue any exclusive or nonexclusive license under the Trademarks to anyone on commercially reasonable terms, and (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone on commercially reasonable terms. Agent shall take no action pursuant to subsection (i), (ii), (iii) or (iv) of this Section 14 without taking like action with respect to the entire goodwill of Pledgor's business connected with the use of, and symbolized by, such Trademarks. Pledgor hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement shall have been terminated pursuant to Section 6. Pledgor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Agent or Lenders under the Loan Agreement, but rather is intended to facilitate the exercise of such rights and remedies. Agent, for itself and the ratable benefit of Lenders shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located or deemed located.

15. Binding Effect; Benefits. This Agreement shall be binding upon Pledgor and its successors and assigns, and shall inure to the benefit of Agent and Lenders and their respective nominees, successors and assigns. Pledgor's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession of or for Pledgor; provided, however that Pledgor shall not voluntarily assign its obligations hereunder without the prior written consent of Agent.

16. Governing Law. This Agreement shall be governed by and construed in accordance with the internal laws (as distinguished from the conflicts of law provisions) and decisions of the State of Illinois.

17. Notices. All notices or other communications hereunder shall be given in the manner and to the addresses set forth in the Loan Agreement.

18. Section Headings. The section headings herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.

19. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto 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.

20. Right of Recordal of Security Interest. Agent shall have the right, for itself and the ratable benefit of Lenders, but not the obligation, at the expense of Pledgor, to record this Agreement in the United States Trademark Office and with such other recording authorities deemed reasonable and proper by Agent, and Agent shall advise Pledgor of such recordals. Upon satisfaction in full of the Obligations and termination of the Loan Agreement, Pledgor shall have the right to effect recordal of such satisfaction or termination at the expense of Pledgor in the United States Trademark Office and with such other recording authorities deemed

reasonable and proper by Pledgor. Agent and Pledgor shall cooperate to effect all such recordals hereunder.

(Signature Page to Trademark and License Security Agreement)

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement on the day and year first above written.

CONTINENTAL COMMERCIAL
PRODUCTS, LLC

By: 
Name: Amir Rosenthal
Title: Secretary

FLEET CAPITAL CORPORATION, as Agent

By: _____
Name: _____
Title: _____

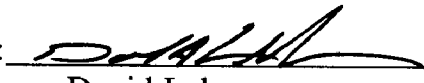
(Signature Page to Trademark and License Security Agreement)

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement on the day and year first above written.

CONTINENTAL COMMERCIAL
PRODUCTS, LLC

By: _____
Name: _____
Title: _____

FLEET CAPITAL CORPORATION, as Agent

By: 
Name: David Lehner
Title: Vice President

STATE OF CONNECTICUT)
COUNTY OF New Haven)
) SS Middlebury

The foregoing Trademark and License Security Agreement was executed and acknowledged before me this 20th day of April, 2004 by Amir Rosenthal, personally known to me to be the Secretary of Continental Commercial Products, LLC, a Delaware limited liability company, on behalf of such corporation.

(SEAL)

Virginia Seeger-Jones
Notary Public

My Commission Expires: 8-31-06

CHICAGO/#1216656

TRADEMARK
REEL: 002971 FRAME: 0286

SCHEDULE A

to Trademark and License Security Agreement

TRADEMARKS

Continental Commercial Products, LLC (d/b/a Contico International, LLC)

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Contico International LLC	C GLOBE DESIGN	Registered		TMA169,269 May 15, 2000	Canada
Contico International LLC	CONTICO	Registered		2,171,543 July 08, 998	United Kingdom
Continental Commercial Products, LLC	C GLOBE DESIGN	Registered		2,387,165 Sept 19, 2000	United States
Continental Commercial Products, LLC	CONTICO	Registered		1,822,425 Feb 22, 1994	United States
Continental Commercial Products, LLC	CONTICO	Registered		1,428,387 Feb 10, 1987	United States
Continental Commercial Products, LLC	CONTINENTAL	Registered		1,465,180 Nov 17, 1987	United States
Continental Commercial Products, LLC	CONTINENTAL COMMERCIAL PRODUCTS	Pending	75/566,574 Dec 23, 2003		United States
Continental Commercial Products, LLC	CONTINENTAL DESIGNS (WORDS)	Registered		2,798,098 Dec 23, 2003	United States
Continental Commercial Products, LLC	DERMA-TEK	Pending	76/269,104 June 08, 2001		United States
Continental Commercial Products, LLC	PUT A LID ON IT	Registered		2,021,146 Dec 3, 1996	United States
Continental Commercial Products, LLC	STUCTOLENE	Registered		1,316,359 Jan 29, 1985	United States

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	SUPERLENE	Registered		1,316,358 Jan 29, 1985	United States
Continental Commercial Products, LLC	TRADESMAN	Registered		1,654,164 Aug 20, 2001	United States
Continental Commercial Products, LLC	TUFF BOX	Registered		1,448,359 July 21, 1987	United States
Continental Commercial Products, LLC	TUFF-E	Registered		1,547,412 July 11, 1989	United States
Continental Commercial Products, LLC	TUFFBIN	Registered		1,547,408 July 11, 1989	United States
Continental Commercial Products, LLC	VALUE TUFF	Registered		2,488,411 Sept 11, 2001	United States
Continental Commercial Products, LLC	WORK BIN	Registered		2,022,049 Dec 10, 1996	United States
Continental Commercial Products, LLC	ADJUST-O-SPRAY	Common Law			
Continental Commercial Products, LLC	ALTA 5000	Common Law			
Continental Commercial Products, LLC	AMAZON CART	Common Law			
Continental Commercial Products, LLC	AMBI	Common Law			
Continental Commercial Products, LLC	BACKSAVER	Common Law			
Continental Commercial Products, LLC	BOWL-SCRUBBA	Common Law			
Continental Commercial Products, LLC	BUDDY BOX	Common Law			
Continental Commercial Products, LLC	CAN-SCENT	Common Law			

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	CONTROL-O-ROLL	Common Law			
Continental Commercial Products, LLC	CRYSTAL BLUE	Common Law			
Continental Commercial Products, LLC	DEODOSCREEN	Common Law			
Continental Commercial Products, LLC	DO-ALL	Common Law			
Continental Commercial Products, LLC	DOLLY SPRAYER	Common Law			
Continental Commercial Products, LLC	DUST BEATER	Common Law			
Continental Commercial Products, LLC	DUST MAID	Common Law			
Continental Commercial Products, LLC	GARDEN HELPER	Common Law			
Continental Commercial Products, LLC	GOLDEN GLOVE	Common Law			
Continental Commercial Products, LLC	GOLDEN MAGNET	Common Law			
Continental Commercial Products, LLC	GOLDENBRAND	Common Law			
Continental Commercial Products, LLC	GOLF CADDY	Common Law			
Continental Commercial Products, LLC	HANDI-HOLD	Common Law			
Continental Commercial Products, LLC	HANDI-KIT	Common Law			
Continental Commercial Products, LLC	HANDI-SCRUB	Common Law			

Owner	Trademark Description	Status	Application Number/Date	Registration Number/Date	Country
Continental Commercial Products, LLC	HI GOLD DUSTER	Common Law			
Continental Commercial Products, LLC	HUSKEE (FOLDING CART)	Common Law			
Continental Commercial Products, LLC	HUSKEE (SPRAYER)	Common Law			
Continental Commercial Products, LLC	HUSKEE (TILT TRUCKS)	Common Law			
Continental Commercial Products, LLC	HUSKEE (WASTE RECEPTACLE)	Common Law			
Continental Commercial Products, LLC	HUSKEE SQUARES	Common Law			
Continental Commercial Products, LLC	JUMBO-MAXI	Common Law			
Continental Commercial Products, LLC	KING MAN	Common Law			
Continental Commercial Products, LLC	KING SPEEDY	Common Law			
Continental Commercial Products, LLC	KLEEN & DESIGN	Common Law			
Continental Commercial Products, LLC	KLEEN AIRE	Common Law			
Continental Commercial Products, LLC	KLEEN MIST II	Common Law			
Continental Commercial Products, LLC	KLEEN SCREEN	Common Law			
Continental Commercial Products, LLC	KRISTALSET	Common Law			
Continental Commercial Products, LLC	MASTER	Common Law			

Owner	Trademark Description	Status	Application Number/Date	Registration Number/Date	Country
Continental Commercial Products, LLC	mighty midget	Common Law			
Continental Commercial Products, LLC	OCTAPUS	Common Law			
Continental Commercial Products, LLC	PRODUCTS FOR A CLEANER WORLD	Common Law			
Continental Commercial Products, LLC	PROSAFE	Common Law			
Continental Commercial Products, LLC	PRO-SPRAYER	Common Law			
Continental Commercial Products, LLC	PUR	Common Law			
Continental Commercial Products, LLC	PURO-MINT	Common Law			
Continental Commercial Products, LLC	SIGMA	Common Law			
Continental Commercial Products, LLC	SILVERBRAND	Common Law			
Continental Commercial Products, LLC	SMOOTHLINE	Common Law			
Continental Commercial Products, LLC	SOILSORB	Common Law			
Continental Commercial Products, LLC	STACK N'NEST	Common Law			
Continental Commercial Products, LLC	STRUCTOCART	Common Law			
Continental Commercial Products, LLC	SUPER "C"	Common Law			
Continental Commercial Products, LLC	SUPERKAN	Common Law			

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	SWINGLINE	Common Law			
Continental Commercial Products, LLC	THE 49 CART	Common Law			
Continental Commercial Products, LLC	TILT-N-TURN	Common Law			
Continental Commercial Products, LLC	TILT-N-WHEEL	Common Law			
Continental Commercial Products, LLC	TREASURE TRUNK	Common Law			
Continental Commercial Products, LLC	TUFFCRATE	Common Law			
Continental Commercial Products, LLC	VACUUM AIRE	Common Law			
Continental Commercial Products, LLC	WIZARD	Common Law			

Continental Commercial Products, LLC (d/b/a Disco)

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	DISCO	Registered		1,366,141 Oct 22, 1985	United States
Continental Commercial Products, LLC	FILTER BRITE	Registered		2,521,997 Dec 25, 2001	United States
Continental Commercial Products, LLC	FRESHWAY	Registered		1,281,153 June 12, 1984	United States
Continental Commercial Products, LLC	GRILBRIK	Registered		2,305,569 Jan 4, 2000	United States
Continental Commercial Products, LLC	GRILBRIK	Registered		2,249,703 June 1, 1999	United States

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	GRILL BRICK	Registered		2,426,035 Feb 6, 2001	United States
Continental Commercial Products, LLC	KATYDID	Registered		2,313,327 Feb 1, 2000	United States

Continental Commercial Products, LLC (d/b/a Glit/Microtron)

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Glit, Inc.	TOUCHSTONE	Registered		1,810,402 Nov 10, 2000	Argentina
Glit, Inc.	TOUCHSTONE	Registered		1,810,401 Nov 14, 2000	Argentina
Hallmark Holdings, Inc.	GLIT	Registered		A465,840 May 26, 1994	Australia
Hallmark Holdings, Inc.	GLIT	Registered		A465,839 May 26, 1994	Australia
Hallmark Holdings, Inc.	GLIT	Registered		A465,838 May 26, 1994	Australia
Hallmark Holdings, Inc.	GLIT	Registered		A541,573 Sept 6, 1997	Australia
Hallmark Holdings, Inc.	GLIT	Registered		A417,020 Oct 19, 1991	Australia
Hallmark Holdings, Inc.	GLIT	Registered		A465,837 May 26, 1994	Australia
Hallmark Holdings, Inc.	TOUCHSTONE	Registered		790,230 April 1, 1999	Australia
Hallmark Holdings, Inc.	GLIT	Registered		448,166 April 5, 1998	Benelux

Owner	Trademark Description	Status	Application Number/Date	Registration Number/Date	Country
Hallmark Holdings, Inc.	GLIT-STIK	Registered		451,759 June 7, 1998	Benelux
Hallmark Holdings, Inc.	GLOMESH	Registered		474,956 Dec 7, 1999	Benelux
Hallmark Holdings, Inc.	KLIP N' SAND	Registered		454,118 June 15, 1998	Benelux
Hallmark Holdings, Inc.	MICROTRON	Registered		546,819 Dec 28, 1993	Benelux
Hallmark Holdings, Inc.	MICROTRON	Registered		489,097 Dec 7, 2000	Benelux
Hallmark Holdings, Inc.	TOUCHSTONE	Published	821,433,989 June 18, 1999	TMA501,981 Oct 7, 1998	Brazil
Hallmark Holdings, Inc.	ALL 'N 1	Registered	1,030,233 Sept 27, 1999	TMA501,981 Oct 7, 1998	Canada
Hallmark Holdings, Inc.	BLUE ICE	Pending App.			Canada
Hallmark Holdings, Inc.	BUCKAROO	Registered		TMA364,391 Jan 19, 1990	Canada
Hallmark Holdings, Inc.	COCOPAD	Registered		TMA506,453 Jan 13, 1999	Canada
Hallmark Holdings, Inc.	CONTOUR	Registered		TMA506,670 Jan 18, 1999	Canada
Hallmark Holdings, Inc.	FIBER NATURALS	Registered		TMA506,452 Jan 13, 1999	Canada
Hallmark Holdings, Inc.	FIBER NATURALS & DESIGN	Registered		TMA522,259 Jan 26, 2000	Canada
Hallmark Holdings, Inc.	FINISH FAST	Registered		574,740 Jan 30, 2003	Canada
Hallmark Holdings, Inc.	GLIT	Registered		404,719 Nov 13, 1992	Canada

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Hallmark Holdings, Inc.	GLIT DESIGN	Registered		TMA352,512 March 3, 1989	Canada
Hallmark Holdings, Inc.	GLIT-SAND	Registered		TMA380,043 Feb 15, 1991	Canada
Hallmark Holdings, Inc.	GLIT/MICROTRON	Published	817,875 July 15, 1996	TMA386,549 July 12, 1991	Canada
Hallmark Holdings, Inc.	GLOMESH	Registered		TMA484,069 Oct 15, 1997	Canada
Hallmark Holdings, Inc.	HANNAH'S HELPER	Registered		TMA404,397 Nov 6, 1992	Canada
Hallmark Holdings, Inc.	HANNAH'S HELPER & DESIGN	Registered		443,337 May 26, 1995	Canada
Hallmark Holdings, Inc.	HEF-T-CLEAN	Registered		TMA374,923 Oct 26, 1990	Canada
Hallmark Holdings, Inc.	JACKEROO	Registered		477,262 Jun 5, 1997	Canada
Hallmark Holdings, Inc.	JIF-Y-CLEAN	Registered		TMA364,392 Jan 19, 1990	Canada
Hallmark Holdings, Inc.	JOEY	Registered		TMA374,924 Oct 26, 1990	Canada
Hallmark Holdings, Inc.	KANGAROO SYSTEM	Registered		TMA397,223 April 17, 1992	Canada
Hallmark Holdings, Inc.	KLEENFAST	Registered		TMA527,309 May 4, 2000	Canada
Hallmark Holdings, Inc.	KLEENFAST	Registered		TMA365,143 Feb 9, 1990	Canada
Hallmark Holdings, Inc.	KLIP N' SAND	Registered		442,492 May 5, 1995	Canada
Hallmark Holdings, Inc.	MICROTRON	Registered			

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Hallmark Holdings, Inc.	MICROTRON ABRASIVES, INC.	Registered		445,386 July 21, 1995	Canada
Hallmark Holdings, Inc.	POLYESTER THERMAL	Registered		449,047 Oct 20, 1995	Canada
Hallmark Holdings, Inc.	SAFIRE	Registered		TMA506,669 Jan 18, 1999	Canada
Hallmark Holdings, Inc.	TOUCHSTONE	Registered		TMA552,398 Oct 15, 2001	Canada
Hallmark Holdings, Inc.	TRAPMASTER	Pending	1,181,669 June 17, 2003		Canada
Hallmark Holdings, Inc.	ULTRA POLYLINE	Registered		461,166 Aug 16, 1996	Canada
Hallmark Holdings, Inc.	ULTRA VALULINE	Registered		477,352 June 9, 1997	Canada
Hallmark Holdings, Inc.	TOUCHSTONE	Registered		553,611 Nov 19, 1999	Chile
Hallmark Holdings, Inc.	GLIT	Registered		206,892 Jan 30, 1998	Columbia
Hallmark Holdings, Inc.	GLIT	Registered		156,574 Feb 28, 1994	Columbia
Hallmark Holdings, Inc.	GLIT	Registered		156,351 Feb 28, 1994	Columbia
Hallmark Holdings, Inc.	GLOMESH	Registered		5760-1990 Aug 31, 2000	Denmark
Hallmark Holdings, Inc.	MICROTRON	Registered		VR 1996 03623 June 21, 1996	Denmark
Hallmark Holdings, Inc.	TOUCHSTONE	Registered		1,120,377 May 22, 2001	European Community
Hallmark Holdings, Inc.	GLIT	Registered		1,459,417 April 8, 1988	France

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Hallmark Holdings, Inc.	GLIT-STIK	Registered		1,470,645 June 10, 1998	
Hallmark Holdings, Inc.	GLOMESH	Registered		1,542,766 July 24, 1999	France
Hallmark Holdings, Inc.	KLIP N' SAND	Registered		1,470,644 June 10, 1998	France
Hallmark Holdings, Inc.	MICROTRON	Registered		1,736,411 May 17, 2001	France
Hallmark Holdings, Inc.	MICROTRON	Registered		94,500,434 Jan 4, 1994	France
Hallmark Holdings, Inc.	GLIT-STIK	Registered		1,136,967 June 30, 1998	Germany
Hallmark Holdings, Inc..	GLOMESH	Registered		1,157,633 July 22, 1999	Germany
Hallmark Holdings, Inc.	KLIP N' SAND	Registered		1,136,968 June 9, 1998	Germany
Hallmark Holdings, Inc.	MICROTRON	Registered		2,013,030 May 24, 2001	Germany
Hallmark Holdings, Inc.	MICROTRON	Registered		2,081,601 Oct 20, 1994	Germany
Hallmark Holdings, Inc.	MICROTRON	Registered		164,151 Jan 4, 2001	Ireland
Hallmark Holdings, Inc.	MICROTROTON	Registered		164,152 Jan 4, 2001	Ireland
Glit, Inc.	GLOMESH	Registered		558,797 July 27, 1999	Italy
Microtron Abrasives, Inc.	MICROTRON	Registered		609,637 May 30, 2001	Italy
Microtron Abrasives, Inc.	MICROTRON	Registered		691,937 Nov 19, 1996	Italy

Owner	Trademark Description	Status	Application Number/Date	Registration Number/Date	Country
Hallmark Holdings, Inc.	GLIT-STIK	Registered		2,309,554 May 31, 2001	Japan
Hallmark Holdings, Inc.	TOUCHSTONE	Registered		4,370,399 March 24, 2000	Japan
Hallmark Holdings, Inc.	GLIT	Registered		451,009 Jan 27, 1994	Mexico
Hallmark Holdings, Inc.	GLIT	Registered		451,007 Jan 27, 1994	Mexico
Hallmark Holdings, Inc.	GLIT	Registered		468,110 July 29, 1994	Mexico
Hallmark Holdings, Inc.	GLIT	Registered		468,109 July 29, 1994	Mexico
Hallmark Holdings, Inc.	TOUCHSTONE	Registered		638,515 Sept 29, 1999	Mexico
Hallmark Holdings, Inc.	TOUCHSTONE	Registered		625,861 Sept 29, 1999	Mexico
Hallmark Holdings, Inc.	GLIT	Registered		194,875 July 21, 1996	New Zealand
Hallmark Holdings, Inc.	GLIT	Registered		194,874 July 21, 1996	New Zealand
Hallmark Holdings, Inc.	GLIT	Registered		194,871 July 21, 1996	New Zealand
Hallmark Holdings, Inc.	GLIT	Registered		194,872 July 21, 1996	New Zealand
Hallmark Holdings, Inc.	GLIT	Registered		194,873 July 21, 1996	New Zealand
Hallmark Holdings, Inc.	GLOMESH	Registered		257,372 Dec 10, 2002	Portugal
Hallmark Holdings, Inc.	MICROTRON	Registered		297,338 April 18, 1995	Portugal

Owner	Trademark Description	Status	Application Number/Date	Registration Number/Date	Country
Hallmark Holdings, Inc.	MICROTRON	Registered		297,339 April 18, 1995	Portugal
Hallmark Holdings, Inc.	MICROTRON	Registered		1,639,219 May 29, 2001	Spain
Hallmark Holdings, Inc.	MICROTRON	Pending Ren.		1,799,211 Jan 18, 1994	Spain
Hallmark Holdings, Inc.	GLIT	Registered		1,262,129 March 7, 1993	United Kingdom
Hallmark Holdings, Inc.	GLOMESH	Registered		1,391,083 July 24, 1996	United Kingdom
Hallmark Holdings, Inc.	MICROTRON	Registered		1,465,051 May 21, 1998	United Kingdom
Hallmark Holdings, Inc.	MICROTRON	Registered		1,558,430 Jan 7, 2001	United Kingdom
Continental Commercial Products, LLC	BACTOGARD	Registered		1,443,264 June 16, 1987	United States
Continental Commercial Products, LLC	BLUE ICE	Registered		2,428,255 Feb 13, 2001	United States
Continental Commercial Products, LLC	BUCKAROO	Registered		1,505,971 Sept 27, 1988	United States
Continental Commercial Products, LLC	COCO JUICE	Registered		2,304,502 Dec 28, 1999	United States
Continental Commercial Products, LLC	COGOPAD	Registered Pending		2,133,466 Jan 27, 1998	United States
Continental Commercial Products, LLC	CONTOUR	Registered Pending		2,134,746 Feb 3, 1998	United States
Continental Commercial Products, LLC	FIBER NATURALS	Registered Pending		2,124,479 Dec 23, 1997	United States
Continental Commercial Products, LLC	FIBER NATURALS & DESIGN	Registered		2,165,154 June 16, 1998	United States

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	GLIT	Registered		1,054,739 Dec 21, 1996	United States
Continental Commercial Products, LLC	GLIT	Registered		1,488,049 May 17, 1988	United States
Continental Commercial Products, LLC	GLIT	Registered		2,036,905 Feb 11, 1997	United States
Continental Commercial Products, LLC	GLIT HOUSEHOLD PRODUCTS	Registered		2,059,750 May 6, 1997	United States
Continental Commercial Products, LLC	GLIT/MICROTRON	Registered		2,779,728 Nov 4, 2003	United States
Continental Commercial Products, LLC	GLO-MESH	Registered		1,051,295 Oct 26, 1996	United States
Continental Commercial Products, LLC	GRITCLOTH	Registered		1,040,369 June 1, 1996	United States
Continental Commercial Products, LLC	GRITCLOTH (STYLIZED)	Registered		1,045,197 Aug 3, 1996	United States
Continental Commercial Products, LLC	HANNAH'S HELPER	Registered		1,663,466 Nov 5, 2001	United States
Continental Commercial Products, LLC	HANNAH'S HELPER & DESIGN	Registered		1,359,265 Sept 10, 1985	United States
Continental Commercial Products, LLC	JACKEROO	Registered		1,356,258 Aug 27, 1985	United States
Continental Commercial Products, LLC	JOEY	Registered		1,505,970 Sept 27, 1998	United States
Continental Commercial Products, LLC	KANGAROO SYSTEM	Registered		1,340,802 June 11, 1985	United States
Continental Commercial Products, LLC	KLEENFAST	Registered		1,371,339 Nov 19, 1985	United States
Continental Commercial Products, LLC	KLIP N' SAND	Registered		1,473,949 Jan 26, 1988	United States

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	M PLUS & DESIGN	Registered		1,923,706 Oct 3, 1995	United States
Continental Commercial Products, LLC	MICROTRON ABRASIVES	Registered		1,830,672 April 12, 1994	United States
Continental Commercial Products, LLC	MICROTRON ABRASIVES, INC.	Registered		1,863,438 Nov 22, 1994	United States
Continental Commercial Products, LLC	P/E PLUS	Registered		1,916,512 Sept 5, 1995	United States
Continental Commercial Products, LLC	SAFIRE	Registered		1,938,783 Nov 28, 1995	United States
Continental Commercial Products, LLC	TOUCHSTONE	Registered		2,321,661 Feb 22, 2000	United States
Continental Commercial Products, LLC	TRAPMASTER	Pending App.	76/476,660 Dec 17, 2002	2,198,979 Oct 20, 1998	United States
Continental Commercial Products, LLC	WALNUTPAD	Registered		183,525 Jan 5, 1996	Venezuela
Hallmark Holdings, Inc.	GLIT	Registered		169,573 Oct 7, 1994	Venezuela
Hallmark Holdings, Inc.	GLIT	Registered		169,572 Oct 7, 1994	Venezuela
Hallmark Holdings, Inc.	GLIT	Registered			

Continental Commercial Products, LLC (d/b/a Loren)

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		6510 July 31, 2003	Austria

Owner	Trademark Description	Status	Application Number/Date	Registration Number/Date	Country
Church and Dwight Company	BRILLO & SWASH DESIGN (USED UNDER LICENSE)	Registered		507,819 Nov 13, 2001	Benelux
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Pending Ren.		107,226 Dec 31, 2003	Benelux
Church and Dwight Company	BRILLO 10 & DESIGN (STYLIZED) (USED UNDER LICENSE)	Registered		438,507 Nov 3, 1997	Benelux
Church and Dwight Company	BRILLO 10 & DESIGN (USED UNDER LICENSE)	Registered		430,831 April 9, 1997	Benelux
Church and Dwight Company	BRILLO 10 SOAP PADS & DESIGN (USED UNDER LICENSE)	Registered		428,152 April 9, 1997	Benelux
Church and Dwight Company	BRILLO AND BOX DESIGN (USED UNDER LICENSE)	Registered		106,795 Dec 31, 1999	Benelux
Halmark Holdings, Inc.	BIG BOSS II	Published	821,853,872 Dec 7, 1999		Brazil
Halmark Holdings, Inc.	BIG BOSS II	Published	821,853,880 Dec 7, 1999		Brazil
Halmark Holdings, Inc.	BIG BOSS II	Registered		37,829 April 5, 2000	Bulgaria
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		VR 00,149 1939	Denmark
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		119,531 June 5, 2002	Finland
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		17,137 April 29, 1999	Finland

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		1,460,937 April 18, 1998	France
Church and Dwight Company	BRILLO AND BOX DESIGN (USED UNDER LICENSE)	Registered		1,305,974 April 15, 1995	France
Church and Dwight Company	NOUVEAU BRILLO AND DESIGN (USED UNDER LICENSE)	Registered		1,337,621 Jan 9, 1986	France
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		835,132 Feb 28, 1998	Germany
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		DD 647,280 April 11, 2000	Germany
The Dial Company	BRILLO (USED UNDER LICENSE)	Registered		10,711 Dec 4, 1992	Greece
The Dial Company	BRILLO (USED UNDER LICENSE)	Registered		750,255 May 19, 1998	Italy
Armour International Company	BRILLO (USED UNDER LICENSE)	Registered		487,116 Dec 1, 1996	Italy
Purex Corp.	BRILLO (USED UNDER LICENSE)	Pending Ren.		492,196 April 15, 1988	Italy
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Pending Ren.		233,778 Dec 7, 2002	Portugal
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Pending Ren.		276,167 Dec 2, 2003	Portugal
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		233,777 Sept 14, 1992	Portugal
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		51,297 June 2, 1986	Spain
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		121,463 Feb 28, 1984	Spain

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Church and Dwight Company	BRILLO (USED UNDER LICENSE)	Registered		121,464 Jan 4, 2003	Spain
Church and Dwight Company	BRILLO FULL BOX DESIGN (USED UNDER LICENSE)	Registered		428,458 April 22, 1986	Spain
Church and Dwight Company	BRILLO FULL BOX DESIGN (USED UNDER LICENSE)	Registered		428,459 Feb 22, 1985	Spain
Armour International Company	BRILLO & BOX DESIGN W/LADY (USED UNDER LICENSE)	Registered		51,668 April 3, 1989	Sweden
Armour International Company	BRILLO & BOX DESIGN WITH LADY (USED UNDER LICENSE)	Registered		80,686 June 29, 1996	Sweden
The Dial Corporation	BRILLO (USED UNDER LICENSE)	Registered		27,902 Dec 18, 2003	Sweden
Armour International Company	BRILLO AND BOX DESIGN SHADED (USED UNDER LICENSE)	Registered		79,912 Feb 24, 1996	Sweden
Fitzpatrick Bros. Inc.	BAB-O (STYLIZED) (USED UNDER LICENSE)	Registered		203,724 Sept 22, 1985	United States
Continental Commercial Products, LLC	BIG BOSS	Registered		717,303 June 20, 2001	United States
The Dial Corporation	BIG BOSS II	Registered		2,300,432 Dec 14, 1999	United States
The Dial Corporation	BRILLO (USED UNDER LICENSE)	Registered		141,498 April 26, 2001	United States
The Dial Corporation	BRILLO (USED UNDER LICENSE)	Registered		260,501 Aug 27, 1989	United States

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
The Dial Corporation	BRILLO (USED UNDER LICENSE)	Registered		371,687 Oct, 1999	United States
The Dial Corporation	BRILLO (USED UNDER LICENSE)	Registered		866,593 March 11, 1989	United States
The Dial Corporation	BRILLO (USED UNDER LICENSE)	Registered		1,919,797 Sept 19, 1995	United States
Church and Dwight Company	BRILLO AND DESIGN (USED UNDER LICENSE)	Registered		736,958 Sept 4, 1982	United States
Church and Dwight Company	BRILLO SCRUBBERS (USED UNDER LICENSE)	Registered		1,905,017 July 11, 1995	United States
Dial Brands, Inc.	DUTCH (USED UNDER LICENSE)	Registered		1,280,397 June 5, 1984	United States
Dial Brands, Inc.	DUTCH (USED UNDER LICENSE)	Registered		2,176,340 July 28, 1998	United States
Dial Brands, Inc.	KURLY KATE (USED UNDER LICENSE)	Registered		1,129,108 Jan 15, 2000	United States
Continental Commercial Products, LLC	LOREN	Registered		2,337,173 April 4, 2000	United States
Continental Commercial Products, LLC	LOREN AND DESIGN OLD DUTCH CLEANSER & DESIGN (USED UNDER LICENSE)	Registered		2,337,374 April 4, 2000	United States
Dial Brands, Inc.	PINOSAN	Registered		50,697 March 27, 1986	United States
Continental Commercial Products, LLC	TREND (STYLIZED) (USED UNDER LICENSE)	Registered		890,740 May 12, 2000	United States
Dial Brands, Inc.		Registered		626,011 April 24, 1996	United States

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Dial Brands, Inc.	TREND (USED UNDER LICENSE)	Registered		430,422 June 10, 1987	United States
Continental Commercial Products, LLC	VANQUISH	Registered		1,136,556 June 3, 2000	United States

Continental Commercial Products, LLC (d/b/a Wilen)

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	BACK2BACK	Registered		1,851,929 Aug 30, 1994	United States
Continental Commercial Products, LLC	BRUSHWORX	Registered		1,879,232 Feb 14, 1995	United States
Continental Commercial Products, LLC	CLEAN SWEEP	Registered		1,879,233 Feb 14, 1995	United States
Continental Commercial Products, LLC	COLOR GUARD	Registered		2,567,696 May 7, 2002	United States
Continental Commercial Products, LLC	DUAL DUTY	Registered		2,162,856 June 2, 1998	United States
Continental Commercial Products, LLC	EARTH MOP	Registered		2,019,675 Nov 26, 1996	United States
Continental Commercial Products, LLC	HMP & DESIGN	Registered		1,696,143 June 23, 2002	United States
Continental Commercial Products, LLC	JEAN CLEAN	Registered		2,068,036 June 3, 1997	United States
Continental Commercial Products, LLC	KING KOTTON & DESIGN	Registered		120,022 Jan 1, 1998	United States
Continental Commercial Products, LLC	MAGIC MOP	Registered		1,807,596 Nov 30, 2003	United States

<u>Owner</u>	<u>Trademark Description</u>	<u>Status</u>	<u>Application Number/Date</u>	<u>Registration Number/Date</u>	<u>Country</u>
Continental Commercial Products, LLC	MIRCOFLEX	Registered		2,169,994 June 30, 1998	United States
Continental Commercial Products, LLC	PRO DUST H2O (STYLIZED)	Registered		1,953,922 Feb 6, 1996	United States
Continental Commercial Products, LLC	ROTOTECH	Registered		1,659,583 Oct 8, 2001	United States
Continental Commercial Products, LLC	TIE-FREE	Registered		2,095,951 Sept 9, 1997	United States
Continental Commercial Products, LLC	WE MAKE IT EASY TO CLEAN	Registered		2,471,950 July 24, 2001	United States
Continental Commercial Products, LLC	REFRESH	Common Law			
Continental Commercial Products, LLC	WAX-O-MATIC	Common Law			
Continental Commercial Products, LLC	WILEN	Common Law			

TRADEMARK
REEL: 002971 FRAME: 0307

SCHEDULE B

to Trademark and License Security Agreement

LICENSES

1. License Agreement, dated July 1, 1998, between Alltrade, Inc. and Contico International, Inc.
2. License Agreement, dated October 18, 1986, between Advanced Plastics, Inc., Delta, Inc. of Arkansas, Contico International, Inc. and Contico Automotive, Inc.
3. Settlement Agreement and Paid-Up Licenses, dated January 23, 1989, between Creative Industries International, Inc. and Contico International, Inc. (Contico International, Inc. no longer sells this product.)
4. Agreement, dated January 24, 1991, between Microtron Abrasives, Inc. and Spontex, SNC (aka Spontex Worldwide)
5. Domestic and International License Agreements, each dated March 20, 1985, as amended on December 20, 1996 or otherwise, between Purex Corporation (succeeded by Dial Corporation) and T.P. Industrial, Inc. (succeeded by Ivax Industries, Inc.); Amendment Agreement, dated December 20, 1996, between The Dial Corporation and Ivax Industries, Inc.; Assignment/Assumption of Trademark License Agreement, dated August 5, 1997, between Ivax Industries, Inc. (Assignor) and Hallmark Holdings, Inc. (Assignee); and Assignment and Assumption Agreement, dated August 28, 1997, between The Dial Corporation and Church & Dwight Co., Inc.