

RE: MDY-22-99
12-15-98

04-22-1999



F D

To the Honorable Commissioner of Patents and Trademarks

101016350

copies or copy thereof.

86-51-21
MCD
12-15-98

1. Name of conveying party(ies):
 Hanley-Wood, Inc.

Individual Association
 General Partnership Limited Partnership

Corporation - State: District of Columbia

Other: _____

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

2. Name and address of receiving party(ies):

Name: BankBoston, N.A.

Internal Address: _____

Street Address: 100 Federal Street

City: Boston State: MA Z _____

Individual(s) citizenship
 Association
 General Partnership
 Limited Partnership
 Corporation - State: _____

Other: National Association

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

12-15-1998
U.S. Patent & TMO/c/TM Mail Rcpt Dt. #57

3. Nature of conveyance:

Assignment Merger
 Security Agreement Change of Name
 Other _____

Execution Date: October 2, 1998

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

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

See Attachment A

Additional numbers attached? yes no

6. Total number of applications and registrations: [22]

7. Total Fee (37 CFR 3.41) \$ 565

Enclosed
 Authorized to be charged to deposit account

8. Deposit account number: #18-1945 5105E

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

Name: Catherine R. Howell, Paralegal

Internal Address: Ropes & Gray

Street Address: 1301 K St., N. W. Suite 800 East

City: Washington, D.C. State: _____ Zip: 20005

DO NOT USE THIS SPACE

9. 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.

Catherine R. Howell Catherine R. Howell 12/15/98
 Name of Person Signing Signature Date

Total number of pages including cover sheet, attachments and document: [19]

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DOCUMENT BR...

Schedule 2.1 (f) Trademark Certificates - United States						
Country	Trademark	Registration #	Registration Date	Next Renewal Date	Class	Comments
United States	World of Concrete	1215200	11/02/82	11/02/2002	35 & 41	
United States - Louisiana	The World of Concrete & design		10/15/81	10/15/2001	n/a	
United States	Concrete SourceBook	1304388	11/06/84	11/06/2004	16	
United States	Sunburst design	1292813	09/04/84	09/04/2004	16	
United States	World of Masonry	1826752	03/15/94	03/15/2004	16 & 35	proof of use due 3/15/2000
United States	Aberdeen's Construction Marketing Today	1682387	04/07/92	04/04/2002	16	
United States	Aberdeen's Concrete Repair Digest	1676358	02/18/92	02/18/2002	16	
United States	Concrete Construction	1681976	04/07/92	04/07/2002	16	
United States	Concrete Trader	1638360	03/19/91	03/19/2001	16	
United States	Aberdeen's Magazine of Masonry Construction	1680344	03/24/92	03/24/2002	16	
United States	The Aberdeen Group	1725593	10/20/92	10/20/2002	16 & 35	
United States	AG (stylized)	1715653	09/15/92	09/15/2002	16 & 35	
United States	Aberdeen's Concrete Journal & Trader	1820608	02/08/94	02/08/2004	16	proof of use due 2/8/2000
United States	Aberdeen's Concrete Journal	1927555	10/17/95	10/17/2005	16	proof of use due 10/17/2001
United States	World of Construction	1944725	12/26/95	12/26/2005	35	proof of use due 12/26/2001
United States	The Concrete Network	2100480	09/23/97	09/23/2007	35 & 42	proof of use due 9/23/2003
United States	The Masonry Network	2104376	10/07/97	10/07/2007	35 & 42	proof of use due 10/7/2003
United States	Concreteworld	2085968	09/09/97	09/09/2007	42	proof of use due 9/9/2003
United States	Masonryworld	2098259	09/16/97	09/16/2007	42	proof of use due 9/16/2003
United States	The Concrete Producer	2179719	08/04/98	08/04/2008	16	proof of use due 8/4/2000

Schedule 2.1 (f)		Applications Approved & Registrations Pending - All		Serial #	Filing Date	Class	Comments
Country	Trademark						
China	World of Concrete (Mandarin)	95027377	03/16/95	35			
European Community	World of Concrete	000444034	12/27/96	35, 41 & 42			
European Community	The Concrete Network	000260869	05/09/96	42			
Great Britain	World of Construction	2003537	11/29/94	35			
Hong Kong	World of Concrete	95/03007	03/14/95	35			
India	World of Concrete	657363	03/01/95	16			
Indonesia	World of Concrete	J97 21588	10/03/97	35			
Indonesia	World of Concrete	J97 21587	10/03/97	41			
Malaysia	World of Concrete	98/01571	02/14/98	41			
Malaysia	World of Concrete	98/01572	02/14/98	35			
Singapore	World of Concrete (stylized)	4677/92	06/22/92	41			
Singapore	World of Concrete (stylized)	4678/92	06/22/92	35			
United States	The Concrete Advantage	75/478352	05/01/98	16			
United States	Construction SuperNetwork (stylized)	75/462408	04/06/98	35 & 42			
United States	World of Construction Information Services	75/006508	10/16/95	35 & 42			
Venezuela	Mundo Del Concreto	11199	06/21/93	35			
Venezuela	Aberdeen's World of Concrete	11200/93	06/21/93	35			

TRADEMARK AND SERVICE MARK SECURITY AGREEMENT

This Agreement among Hanley-Wood, Inc., a District of Columbia corporation (the "Company"), located at One Thomas Circle, N.W., Suite 600, Washington, D.C. 20005, certain of its subsidiaries (the "Subsidiaries") and BankBoston, N.A., as agent (the "Agent"), located at 100 Federal Street, Boston, Massachusetts 02110, acting for itself and certain other lenders under the Credit Agreement dated as of March 13, 1998, as amended and restated as of October 2, 1998 and as from time to time in effect (the "Credit Agreement"), among the Company, certain of its subsidiaries, certain lenders party thereto and the Agent. In accordance with the Guarantee and Security Agreement dated as of March 13, 1998 (the "Guarantee and Security Agreement") among the Company, certain of its subsidiaries and the Agent, the Company and the Subsidiaries agree to secure the payment and performance of the loans, letters of credit, interest rate protection agreements, fees, expenses, indemnities and other obligations under the Credit Agreement (collectively, the "Credit Obligations") to the Agent and the other Lenders. Terms defined in the Credit Agreement and the Guarantee and Security Agreement and not otherwise defined herein are used herein with the meanings so defined.

1. Grant of Security Interest. The Company and the Subsidiaries hereby grant to the Agent and its successors and assigns a security interest in the items referred to below, whether now owned or hereafter acquired, and all proceeds thereof (collectively, the "Collateral"):

1.1. All of the right, title and interest of the Company and the Subsidiaries in and to all trademarks and service marks (collectively, the "Marks"), registrations for the Marks (collectively, the "Registrations") and all trademark and service mark applications for the Marks (collectively, the "Applications"). Such Registrations and Applications shall include without limitation all existing United States registrations and applications of the Company and the Subsidiaries described in Exhibit A hereto.

1.2. The goodwill of the business of the Company and the Subsidiaries symbolized by each of the Marks.

1.3. All right, title and interest of the Company and the Subsidiaries in and to any cause of action that has heretofore arisen or that may arise with respect to unconsented use or infringement of the Marks, the Registrations or the Applications.

2. Further Assurances. The Company and the Subsidiaries shall execute, or use their best efforts at their expense to cause to be executed, such further documents as may be reasonably requested by the Agent in order to effectuate fully the grant of security interest set forth in Section 1 hereof.

3. **Agreement to Assign Collateral.** The Company and the Subsidiaries shall execute and deliver to the Agent on the date of this Agreement a written Assignment of Trademarks and Service Marks to the Agent in substantially the form attached hereto as **Exhibit B** (the "**Assignment**"). The Agent shall hold the Assignment in escrow, and the Assignment shall have no legal effect and shall not be binding on the Company and the Subsidiaries, until the occurrence and continuance of an Event of Default, at which time the Agent may file the Assignment with the U.S. Patent and Trademark Office and, upon such filing, the Assignment shall take effect as a legal document binding upon the Company and the Subsidiaries.

4. **Foreclosure.** Upon the occurrence and during the continuance of an Event of Default, in addition to all other rights and remedies granted by this Agreement and the Assignment, the Agent may exercise the rights and remedies of a secured party enacted in any of the jurisdictions in which the Collateral may be located. Without limiting the generality of the foregoing, upon the occurrence and during the continuance of an Event of Default, without demand or notice (except as set forth next below), all of which are waived, and without advertisement, the Agent may sell at public or private sale or otherwise realize upon, in The Commonwealth of Massachusetts or elsewhere, all or from time to time any of the Collateral, or any interest which the Company and the Subsidiaries may have therein provided, however, that any such sale shall be conducted in a commercially reasonable manner. Notice of any sale or other disposition of the Collateral shall be given to the Company and the Subsidiaries at least 15 days before the time of any intended public or private sale or other disposition of the Collateral is to be made, which the Company and the Subsidiaries agree shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, any holder of any Credit Obligation or the Agent may, to the extent permissible under applicable law, purchase the whole or any part of the Collateral (including associated goodwill), free from any right of redemption on the part of the Company and the Subsidiaries, which right is waived and released. After deducting from the proceeds of sale or other disposition of the Collateral and associated goodwill all expenses (including reasonable expenses for brokers' fees and legal services), the balance of such proceeds shall be applied toward the payment of the Credit Obligations. Any remainder of the proceeds after payment in full of the Credit Obligations shall be paid over to the Company and the Subsidiaries.

5. **Defeasance.** Upon payment in full of the Credit Obligations and termination of the commitments therefor, the Agent shall, at the Company's and Subsidiaries' expense, release the security interest in the Collateral granted under this Agreement and execute and deliver such instruments and other documents and take such further actions as may be necessary to carry out such release, including cancellation of this Agreement by written notice to the U.S. Patent and Trademark Office and delivery back to the Company and the Subsidiaries of the Assignment upon request of the Company and the Subsidiaries.

6. **Covenants.** The Company and the Subsidiaries covenant and agree as follows:

6.1. The Company and the Subsidiaries shall not abandon any Marks, Registrations or Applications included in the Collateral except such Marks, Registrations or Applications that the Company and the Subsidiaries reasonably determine are not material to their business.

6.2. The Company and the Subsidiaries shall maintain all rights held by the Company and the Subsidiaries relating to the Marks, Registrations and Applications except such Marks, Registrations or Applications that the Company and the Subsidiaries reasonably determine are not material to their business.

6.3. Until all of the Credit Obligations shall have been paid in full and termination of the commitments therefore, the Company and the Subsidiaries shall not enter into any agreement (including a license agreement) which conflicts with the Company's and the Subsidiaries' obligations under this Agreement other than agreements that do not materially adversely affect the value of the Collateral, without the Agent's prior written consent.

6.4. If the Company or any of the Subsidiaries shall obtain rights to any new registrable trademarks or service marks, the provisions of Section 1 shall automatically apply thereto and at least annually the Company and the Subsidiaries shall give to the Agent written notice thereof, shall execute an amendment to Exhibit A including such registrations and applications and shall take any other action reasonably necessary to record the Agent's interest in such trademarks and service marks with the U.S. Patent and Trademark Office.

6.5. The Company and the Subsidiaries have used, and will continue to use, proper statutory notice in connection with their use of the Collateral to the extent commercially practicable and customary within the relevant industry.

6.6. The Company and the Subsidiaries have used, and will continue to use, reasonably consistent standards of quality in their manufacture of products sold, and services provided, under the Marks.

6.7. The Agent and its employees and agents, upon reasonable written request may visit the Company's and the Subsidiaries' plants and facilities which manufacture, inspect or store products sold under any of the Collateral, inspect the products and quality control records relating thereto and monitor the services and inspect the quality control records relating to the services provided under the Collateral at reasonable times during business hours.

7. **Representations and Warranties of Title.** The Company and the Subsidiaries represent and warrant that:

7.1. Exhibit A sets forth as of the date hereof all United States Registrations and Applications owned by the Company and the Subsidiaries.

7.2. As of the date hereof, the Collateral set forth on Exhibit A is subsisting and has not been adjudged invalid or unenforceable.

7.3. As of the date hereof, no claim has been made that the use of any of the Collateral violates the rights of any third person and the Company and the Subsidiaries are not aware of any basis for any such claim to be asserted.

7.4. The Company and the Subsidiaries are the sole and exclusive owners of the entire right, title and interest in and to the Collateral, free and clear of any Liens, including without limitation, pledges, assignments, licenses, registered user agreements and covenants by the Company and the Subsidiaries not to sue third persons (other than any of the foregoing entered into in the ordinary course of business or other Liens permitted under Section 6.8 of the Credit Agreement).

7.5. The Company and the Subsidiaries have the full power and authority to enter into this Agreement and perform its terms.

8. General.

8.1. No course of dealing among the Company the Subsidiaries and the Agent, nor any failure to exercise, nor any delay in exercising on the part of the Agent, any right, power or privilege hereunder or under the Credit Agreement 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 right, power or privilege.

8.2. All of the Agent's rights and remedies with respect to the Collateral, whether established hereby or by the Credit Agreement, or by any other agreement or by law shall be cumulative and may be exercised singularly or concurrently.

8.3. If any clause or provision of this Agreement 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.

8.4. This Agreement is subject to modification only by a writing signed by the parties, except as otherwise provided in Sections 3 and 6.4 hereof.

8.5. The benefits and obligations of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.

8.6. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws (other than the conflict of laws rules) of The Commonwealth of Massachusetts.

8.7. This Agreement is a Credit Document (as defined in the Credit Agreement) and may be executed in any number of counterparts, which together shall constitute one instrument.

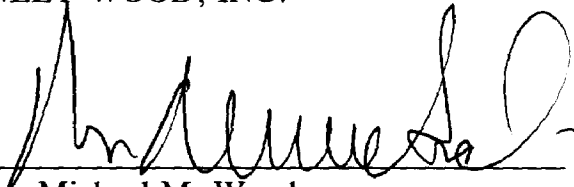
EXHIBIT A

3284848.03

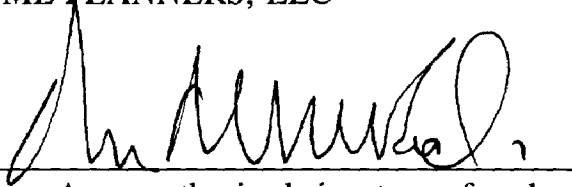
**TRADEMARK
REEL: 1893 FRAME: 0587**

Each of the undersigned has caused this Agreement to be signed by its duly authorized officer this 2nd day of October, 1998.


HANLEY-WOOD, INC.

By 
Michael M. Wood
Chief Executive Officer

DOVETALE PUBLISHERS, INC.
HANLEY-WOOD CUSTOM PUBLISHING, LLC
HOME PLANNERS, LLC

By 
As an authorized signatory of each
of the foregoing Persons

HOME PLANNERS INTERNATIONAL, INC.

By 
James D. Zielinski
Secretary

BANKBOSTON, N.A.,
as Agent under the Credit Agreement

By 
Title: Director

ASSIGNMENT OF TRADEMARKS AND SERVICE MARKS

This Assignment of Trademarks and Service Marks (the "Assignment") is among Hanley-Wood, Inc., a District of Columbia corporation (the "Company"), located at One Thomas Circle, N.W., Suite 600, Washington, D.C. 20005; certain of its subsidiaries (the "Subsidiaries") and BankBoston, N.A., as agent (the "Agent") located at 100 Federal Street, Boston, Massachusetts 02110, acting for itself and certain other lenders under the Credit Agreement dated as of March 13, 1998, as amended and restated as of October 2, 1998 and as from time to time in effect (the "Credit Agreement"), among the Company, certain of its subsidiaries, certain lenders party thereto and the Agent. In accordance with the Guarantee and Security Agreement dated as of March 13, 1998 among the Company, certain of its subsidiaries and the Agent, the Company and the Subsidiaries agree to secure the payment and performance of the loans, letters of credit, interest rate protection agreements, interest, fees, expenses, indemnities and other obligations under the Credit Agreement (collectively, the "Credit Obligations") to the Agent and the other Lenders. This Assignment is made pursuant to that certain Trademark and Service Mark Security Agreement dated as of this date (the "Security Agreement") between the Company, the Subsidiaries and the Agent. Terms defined in the Credit Agreement and not otherwise defined herein are used herein with the meanings so defined.

BACKGROUND

Section 3 of the Security Agreement provides that the Company and the Subsidiaries shall execute a written assignment of the items listed in Exhibit A thereto (collectively, the "Collateral"), as amended (attached hereto as Exhibit 1A), and that the Agent may file such Assignment upon the occurrence and during the continuance of an Event of Default.

ASSIGNMENT

1. Assignment. Subject to the occurrence and continuance of an Event of Default, the Company and the Subsidiaries hereby assigns to the Agent and its successors and assigns, the items referred to below (collectively, the "Assigned Material"):
 - 1.1. All of the right, title and interest of the Company and the Subsidiaries in and to all trademarks and service marks (collectively, the "Marks"), the registrations relating to the Marks (collectively, the "Registrations") and all trademark and service mark applications relating to the Marks (collectively, the "Applications"), now owned or hereafter acquired by the Company or any of the Subsidiaries. Such Registrations and Applications shall include without

limitation all existing United States registrations and applications of the Company and the Subsidiaries described in Exhibit 1A.

1.2. The goodwill of the business of the Company and the Subsidiaries symbolized by each of the Marks.

1.3. All right, title and interest of the Company and the Subsidiaries in and to any cause of action that has heretofore arisen or that may arise with respect to unconsented use or infringement of the Marks, the Registrations or the Applications.

2. **Further Assurances.** The Company and the Subsidiaries shall execute, or use their best efforts at their expense to have carefully executed, any further documents as may be reasonably requested by the Agent in order to fully effectuate this Assignment.

3. **Indemnification.** The Company and the Subsidiaries shall indemnify and hold harmless the Agent against any claim, loss or liability with respect to a third party incurred by the Agent as assignee of the Assigned Material resulting from any use by the Company and the Subsidiaries, or any of their sublicensees, of goods or services, products or processes, as the case may be, covered by the Assigned Material.

4. **General.** The provisions of this Assignment shall be read cumulatively with the provisions of Sections 4, 5, 6, 7 and 8 of the Security Agreement. This Assignment amends the Security Agreement by deleting Sections 1, 2, and 3 of the Security Agreement, which Sections 1, 2 and 3 shall be of no further force or effect in respect of the Assigned Material. This Assignment is a Credit Document.

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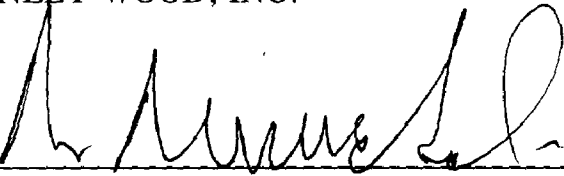
EXHIBIT 1A

3284848.03

**TRADEMARK
REEL: 1893 FRAME: 0591**

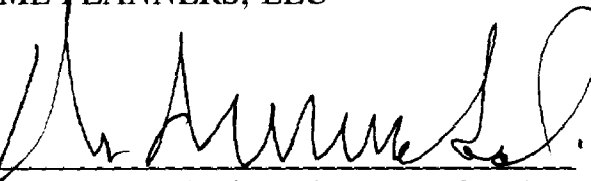
Each of the undersigned has caused this Agreement to be signed by its duly authorized officer this 2nd day of October, 1998.

HANLEY-WOOD, INC.

By 

Michael M. Wood
Chief Executive Officer

DOVETALE PUBLISHERS, INC.
HANLEY-WOOD CUSTOM PUBLISHING, LLC
HOME PLANNERS, LLC

By 

As an authorized signatory of each
of the foregoing Persons

HOME PLANNERS INTERNATIONAL, INC.

By 

James D. Zielinski
Secretary

BANKBOSTON, N.A.,
as Agent under the Credit Agreement

By 

Title: Director

Schedule 2.1 (f)							
Trademark Certificates - United States							
Country	Trademark	Registration #	Registration Date	Next Renewal Date	Class	LVM #	Comments
United States	World of Concrete	1215200	11/02/82	11/02/2002	35 & 41	13143	
United States - LA	The World of Concrete & design		10/15/91	10/15/2001	35	13145	
United States	Concrete Source Book	1304388	11/06/84	11/06/2004	16 & 38	13864	
United States	Sunburst design	1292813	09/04/84	09/04/2004	16 & 38	16089	(copy of certificate only)
United States	World of Masonry	1826752	03/15/94	03/15/2004	16 & 35	28185	proof of use due 3/15/99
United States	Aberdeen's Construction Marketing Today	1682387	04/07/92	04/04/2002	16 & 38	30724	
United States	Aberdeen's Concrete Repair Digest	1676358	02/18/92	02/18/2002	16 & 38	35370	
United States	Concrete Construction	1681976	04/07/92	04/07/2002	16 & 38	36130	
United States	Concrete Trader	1638360	03/19/91	03/19/2001	16 & 38	36183	
United States	Aberdeen's Magazine of Masonry Construction	1680344	03/24/92	03/24/2002	16 & 38	36824	
United States	The Aberdeen Group	1725593	10/20/92	10/20/2002	16 & 35	38606	
United States	AG (stylized)	1715653	09/15/92	09/15/2002	16 & 35	38607	
United States	Aberdeen's Concrete Journal & Trader	1820608	02/08/94	02/08/2004	16 & 38	54773	proof of use due 2/8/99
United States	Aberdeen's Concrete Journal	1927555	10/17/95	10/17/2005	16 & 38	59376	proof of use due 10/17/2000
United States	World of Construction	1944725	10/26/95	10/26/2005	35	59599	proof of use due 12/26/2000
United States	The Concrete Network	2100480	09/23/97	09/23/2007	35 & 42	66677	proof of use due 9/23/2003
United States	The Masonry Network	2104378	10/07/97	10/07/2007	35 & 42	67412	proof of use due 10/7/2002
United States	Concreworld	2095968	09/09/97	09/09/2007	42	71662	proof of use due 9/9/2003
United States	Masonryworld	2098259	09/16/97	09/16/2007	42	71663	proof of use due 9/16/2003

Schedule 2.1 (f)		Trademark Certificates - Foreign											
Country	Trademark	Registration #	Registration Date	Next Renewal Date	Class	LVM #	Comments						
Argentina	World of Concrete	1924220	unknown			62028	Certificate lost in mail						
Argentina	Mundo Del Concreto	1924221	unknown			62029	Certificate lost in mail						
Austria	World of Concrete	91740	05/30/89	08/31/99	42	8485	original certificate issued 1979						
Benelux	The World of Concrete	181048	02/18/88	08/21/2000	42	18458	renewal pending						
China	World of Concrete (Roman letters)	939567	01/28/97	01/27/2007	35	63077							
Colombia	Aberdeen's World of Concrete	154731	03/21/94	03/21/2004	35	55076							
Colombia	Mundo Del Concreto	154732	03/21/94	03/21/2004	35	56802							
Costa Rica	Mundo Del Concreto	100454	03/18/97	03/18/2006	35	56803							
Costa Rica	Aberdeen's World of Concrete	92176	07/12/95	07/12/2004	35	56805							
Denmark	The World of Concrete	175-1980	01/11/80	01/11/2000	42	8486							
France	The World of Concrete	1533792	05/31/89	05/31/99	35 & 42	8487							
Germany	World of Concrete	2056920	10/19/92	10/19/2002	41	47751							
Germany	AG (stylized)	396 20 411	05/02/96	05/31/2006	16 & 35	59109							
Great Britian	World of Concrete	1329599	12/14/94	12/14/2004	35	18460	original certificate issued 1987						
Great Britian	World of Concrete	1329600	12/14/94	12/14/2004	41	28042	original certificate issued 1987						
Japan	World of Concrete (English)	4116938	02/20/98	02/20/2008	35	63019							
Japan	World of Concrete (Japanese)	4116939	02/20/98	02/20/2008	35	65066							
Mexico	Mundo Del Concreto	450023	11/05/93	11/05/2003	35	59216	Roger has original						
Mexico	Aberdeen's World of Concrete	505951	04/19/94	04/19/2004	35	62030							
Mexico	Mundo De Concreto	482929	04/19/94	04/19/2004	35	62031							
Panama	World of Concrete	66863	03/15/95	03/15/2005	35	55077							
Panama	Mundo Del Concreto	73000	02/09/96	02/09/2006	35	56801							
Switzerland	AG (stylized)	425998	03/03/95	03/03/2005	16 & 35	59108							
Switzerland	World of Concrete	426027	03/03/95	03/03/2005	35 & 41	63097							
Switzerland	Aberdeen's World of Concrete	425911	03/03/95	03/03/2005	35 & 41	63098							
United Arab Emirates	World of Concrete	8872	12/12/92	12/12/2002	35	55078	re-registration pending						
United Arab Emirates	World of Concrete	4737	10/19/94	10/19/2004	35	62032							

Schedule 2.1 (f)							
Pending Trademarks - All							
Country	Trademark	Serial #	Filing Date	LVM #	Class	Comments	
China	World of Concrete (English)	95027367	03/14/95	63018		awaiting certificate	
Great Britain	World of Construction	2003537	4/98	63020			
Indonesia	World of Concrete	J97 21588	10/03/97	74892	35		
Indonesia	World of Concrete	J97 21587	10/03/97	79940	41		
South Korea	World of Concrete	97 7664	06/04/97	74891	35 & 41		
South Korea	World of Concrete	97 7665	06/04/97	79119	35 & 42		
Taiwan	World of Concrete	86023991	05/14/97	74894	35		
Taiwan	World of Concrete	86023992	05/14/97	79921	41		
Venezuela	Mundo Del Concreto	11199	4/95	56804			
United States	The Concrete Producer	75/192974	3/98	74853	16		
United States	The Concrete Advantage	?	2/98	84029			
United States	Construction SuperNetwork (stylized)	?	3/98	84843	35 & 42		
United States	The Concrete Advantage	?	4/98	85235			