07-08-1999 U.S. Department of Commerce FORM PTO Patent and Trademark Office TRADEMARK OMB 0651-0027 101085089 RECORDATION FORM COVER SHEET TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies) Conveyance Type Submission Type License **Assignment** New Resubmission (Non-Recordation) Security Agreement **Nunc Pro Tunc Assignment** Document ID # Effective Date Month Day Year Merger **Correction of PTO Error** 12271996 Reel# Frame # Change of Name **Corrective Document** Other Merger with Change of Name Frame # 0223 Reel # |1861 Conveying Party Mark if additional names of conveying parties attached **Execution Date** Month Day Year 12271996 **Apache Products Company** Name Formerly Limited Partnership | Corporation **Association** General Partnership Individual Other Florida ✗ Citizenship/State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached Apache Products Company APC Subsidiary Corp. DBA/AKA/TA Composed of 107 Service Road Address (line 1) P.O. Box 5287 Address (line 2) Address (line 3) South Carolina 29623-5287 Anderson State/Country If document to be recorded is an **Limited Partnership** Individual General Partnership assignment and the receiving party is not domiciled in the United States, an Corporation **Association** appointment of a domestic

/06/1999 INSUITEN 00000335 825582

Other

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Citizenship/State of Incorporation/Organization

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including 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 (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0851-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

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Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

South Carolina

representative should be attached. (Designation must be a separate

document from Assignment.)

FORM PTO-16 Expires 06/30/99 OMB 0651-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK			
	presentative Name and Address Enter for the first Receiving Part	ty only.			
Name					
Address (line 1)					
Address (line 2)					
Address (line 3)					
Address (line 4)					
Corresponde	ent Name and Address Area Code and Telephone Number (215)568-640	0			
Name _	C. Frederick Koenig III, Esquire				
Address (line 1)	VOLPE and KOENIG, P.C.				
Address (line 2)	400 One Penn Center				
Address (line 3)	1617 John F. Kennedy Blvd.				
Address (line 4)	Philadelphia, PA 19103				
rauts	Enter the total number of pages of the attached conveyance document including any attachments.	# 10			
Trademark A	pplication Number(s) or Registration Number(s) 🗶 Mark if add	ditional numbers attached			
	Trademark Application Number <u>or</u> the Registration Number (DO NOT ENTER BOTH numbers for				
Trade	emark Application Number(s) Registration Number 825582 787415	ber(s) 1017430			
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	1120517 1835444	1815920			
	1275183 1935573	1800767			
Number of Properties Enter the total number of properties involved. # 14					
Fee Amount	Fee Amount for Properties Listed (37 CFR 3.41):	365.00			
Method of	Payment: Enclosed X Deposit Account				
Deposit Ac	oment by denosit account or if additional fees can be charged to the account )	der No. 1145			
Deposit Account Number: # 22-0493					
	Authorization to charge additional fees: Yes	No No			
Statement ar	_				
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.					
	Koenig III, Esquire	0/29/99			
Name o	of Person Signing Signature	Date Signed			
Reg. No.	29,662				

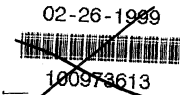
FORM PTO-1618C Expires 06/30/99 OMB 0651-0027

# RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

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

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Conveying Enter Additiona	Party Conveying Party	Mark if additional name	s of conveying parties attach	ed Execution Date Month Day Year	
Name [		100			
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Address (line 1	)				
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FORM PTO-1618A Expires 06/30/99 OMB 0651-0027



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

# RECORDATION FORM COVER SHEET

TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).				
	Conveyance Type			
Submission Type	F			
X New	Assignment License			
Resubmission (Non-Recordation) Document ID #  Correction of PTO Error	Security Agreement Nunc Pro Tunc Assignment  Effective Date Month Day Year			
Reel # Frame #	Change of Name			
Corrective Document Reel # Frame #	Other			
Conveying Party	Mark if additional names of conveying parties attached Execution Date			
	Month Day Year			
Name APC Subsidiary Corp.	12/27/96			
Formerly				
Individual General Partnership	Limited Partnership X Corporation Association			
Other				
Citizenship/State of Incorporation/Organizati	on			
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Composed of				
Composed of				
Address (line 1) 107 Service Road				
Address (line 2)				
Address (line 3) Anderson	South Carolina 29623-5287			
City  Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is			
Corporation Association not domiciled in the United States, an appointment of a domestic representative should be attached.				
Other	(Designation must be a separate			
Citizenship/State of Incorporation/Organization	document from Assignment.)			
25/1999 DNGUYEN 00000246 825582 FOR	OFFICE USE ONLY			
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Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including 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 (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, 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 to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

FORM PTO-1618B Expires 06/30/99 OMB 0651-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK				
	esentative Name and Address Enter for the first Receiving	Party only.				
Name						
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Address (line 4)						
Correspondent	Name and Address Area Code and Telephone Number (215)568-	6400				
Name M	arilou E. Watson, Esquire					
Address (line 1) V(	OLPE and KOENIG, P.C.					
Address (line 2) 40	00 One Penn Center					
Address (line 3) 16	617 John F. Kennedy Blvd.					
Address (line 4)	hiladelphia, PA 19103					
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		if additional numbers attached				
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	1120517 18354	1815920				
	1275183 19355	1800767				
Number of Prop	perties Enter the total number of properties involved. #	14				
Fee Amount	Fee Amount for Properties Listed (37 CFR 3.41): \$	365.00				
Method of Pay	yment: Enclosed X Deposit Account					
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(Enter for payme	nt by deposit account or if additional fees can be charged to the account.)  Deposit Account Number: #	22-0493				
	Authorization to charge additional fees: Yes	₹ <b>X</b> No				
Statement and	Signature					
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attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.						
Marilou E. Wats	M' A Sluct	2/19/99				
Name of Po	erson Signing \$ignature	Date Signed				
Reg. No.	42,213					

FORM PTO-1618C Expires 06/30/99 OMB 0651-0027

# REC RDATION FORM COVER SHEET CONTINUATION TRADFMARKS ONLY

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

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### ARTICLES OF MERGER

SECRETARY OF STATE
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DEC 3 0 1996

## MERGING APACHE PRODUCTS COMPANYAM

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INTO APC SUBSIDIARY CORP.

The undersigned corporations, pursuant to Section 33-11-105 of the South Carolina

Code, as amended, hereby execute the following Articles of Merger:

- The name of the surviving corporation is APC Subsidiary Corp., a South
   Carolina corporation. The name of the merging corporation is Apache Products Company, a
   Florida corporation.
- 2. APC Subsidiary Corp. has 100 shares of common stock issued, all of which are owned by Jasper Corp. Apache Products Company has 1,000 shares of common stock issued, all of which are owned by Jasper Corp. As a result of the merger contemplated hereby, each share of Apache Products Company shall be converted into one share of APC Subsidiary Corp. such that Jasper Corp. will own all 1,000 shares of APC Subsidiary Corp. The original 100 shares of APC Subsidiary Corp. shall be cancelled and retired.
- APC Subsidiary Corp. and Apache Products Company entered into an
   Agreement and Plan of Merger dated December 30, 1996, a copy of which is attached hereto
   as Exhibit A.
- 4. The laws of the State of Florida permit the merger contemplated in the Agreement and Plan of Merger and the parties are complying with those laws in effecting the merger.
  - 5. The parties are in compliance with S.C. Code Ann. Section 33-11-101 et seq.
- 6. The effective date of the merger shall be 5:00 p.m. E.S.T. on December 31, 1996.

97-001629BC

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**REEL: 001924 FRAME: 0075** 

- 7. On the effective date of the merger, the name of the surviving corporation, APC Subsidiary Corp., is changed to Apache Products Company.
- 8. The Agreement and Plan of Merger was authorized, adopted and approved by the unanimous written consent of the sole shareholder and Board of Directors of APC Subsidiary Corp. and the sole shareholder and Board of Directors of Apache Products Company.

Dated, this 12 day of December, 1996.

APC SUBSIDIARY CORP.

By: Sames H. Burgess, President

APACHE PRODUCTS COMPANY

James H. Burgess, President

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#### AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER ("Merger Agreement") dated December 27, 1996, is entered into by and between APC SUBSIDIARY CORP., a South Carolina corporation ("Surviving Company") and APACHE PRODUCTS COMPANY, a Florida corporation ("Merging Company").

#### RECITALS

- 1. The Surviving Company is a corporation duly organized on December 27, 1996, and existing under the laws of the State of South Carolina. The principal office of the Surviving Company is 107 Service Road, Anderson, South Carolina 29625.
- 2. The Merging Company, formerly known as Apache Building Products Company formerly known as APIC Company, is a corporation duly organized on September 5, 1986, and existing under the laws of the State of Florida. The Merging Company is licensed to do business and is doing business in the State of South Carolina. The principal office of the Merging Company is 107 Service Road, Anderson, South Carolina 29625.
- 3. On the date of this Merger Agreement, the Surviving Company has the authority to issue 1,000 shares of common stock, \$1 par value per share. One hundred (100) shares of common stock have been issued and are owned by Jasper Corp. ("the Parent Company").
- 4. On the date of this Merger Agreement, the Merging Company has the authority to issue 1,000 shares of common stock, \$1 par value per share. All of the Merging Company's 1,000 shares of common stock have been issued and are owned by Jasper Corp. ("the Parent Company").

- 5. The Surviving Company and the Merging Company agree to merge. The Boards of Directors of the Surviving Company and the Merging Company have determined that it is advisable and in the best interests of the stockholder that the Merging Company merge with and into the Surviving Company upon the terms and subject to the conditions of this Merger Agreement for the purpose of effecting the reincorporation of the Merging Company in the State of South Carolina.
- 6. The Boards of Directors of the Surviving Company and the Merging Company have, by resolutions duly adopted by unanimous written consent pursuant to S.C. Code Ann. § 33-8-210 and pursuant to Fla. Stat. Ann. § 607.0821, respectively, approved this Merger Agreement. The Parent Company has, by resolutions duly adopted by unanimous written consent pursuant to S.C. Code Ann. § 33-7-104 and pursuant to Fla. Stat. Ann. § 607.0704, respectively approved this Merger Agreement as the sole shareholder of the Surviving Company and the Merging Company.
- 7. Once the merger contemplated by this Merger Agreement has been completed, the parties also intend for the name of the Surviving Company to revert automatically to that of the Merging Company so that the Surviving Company may do business as Apache Products Company.
- 8. The parties intend by this Merger Agreement to effect a "reorganization" under Section 368 of the Internal Revenue Code of 1986, as amended.

#### **AGREEMENT**

In consideration of the promises and agreements set forth herein, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. Merger. The Merging Company shall be merged with and into (the "Merger") the Surviving Company. After completion of the merger and by terms of this Merger Agreement, the name of the Surviving Corporation shall be changed to Apache Products Company. The Merger shall become effective at 5:00 p.m. on December 31, 1996 (the "Effective Time").

### 2. Governing Documents.

- (a) The Articles of Incorporation of the Surviving Company in effect immediately prior to the Effective Time shall govern the Surviving Company without change or amendment until thereafter amended in accordance with the provisions thereof and applicable law.
- (b) The Bylaws of the Surviving Company in effect immediately prior to the Effective Time shall govern the Surviving Company without change or amendment until thereafter amended in accordance with the provisions thereof and applicable law.
- 3. Officers and Directors. The persons who are executive officers of the Merging Company immediately prior to the Effective Time shall, after the Effective Time, be the executive officers of the Surviving Company, without change until their successors have been duly elected and qualified. The directors named in the Surviving Corporation's Articles of Incorporation will serve as directors of the Surviving Corporation.
- 4. Succession. At the Effective Time, the separate corporate existence of the Merging Company shall cease, and the Surviving Company shall possess all the rights, privileges, powers and franchise of a public and private nature and be subject to all the restrictions, disabilities and duties of the Merging Company; and all rights, privileges, powers

and franchises of the Merging Company, and all property, real, personal and mixed, and all debts due to the Merging Company on whatever account shall be vested in the Surviving Company; and all property, rights, privileges, powers, and franchises, and all and every other interest shall be thereafter the property of the Surviving Company as they were of the Merging Company, and the title to any real estate vested by deed or otherwise shall not revert or be in any way impaired by reason of the Merger; but all rights of creditors and all liens upon any property of the Merging Company shall thenceforth attach to the Surviving Company and may be enforced against it to the same extent as if such debts, liabilities and duties had been incurred or contracted by the Surviving Company. The employees and agents of the Merging Company shall become the employees and agents of the Surviving Company and shall continue to be entitled to the same rights and benefits which they enjoyed as employees and agents of the Merging Company.

5. Further Assurances. From time to time, as and when required by the Surviving Company or by its successors and assigns, there shall be executed and delivered on behalf of the Merging Company such deeds, assignments and other instruments, and there shall be taken or caused to be taken by it all such further and other action, as shall be appropriate or necessary to order to vest, perfect or confirm, of record or otherwise, in the Surviving Company the title to and possession of all property, interest, assets, rights, privileges, immunities, powers, franchises and authority of the Merging Company and otherwise to carry out the purposes of this Merger Agreement, and the officers and directors of the Surviving Company are fully authorized in the name and on behalf of the Merging

Company or otherwise, to take any and all such action and to execute and deliver any and all such deeds, assignments and other instruments.

- 6. Conversion of Shares. At the Effective Time, by virtue of the Merger and without any action on the part of the holder thereof:
  - (a) Each share of the Merging Company outstanding immediately prior to the Effective Time shall be changed and converted into and shall be one fully paid and non-assessable share of the Surviving Company such that the Parent Company will own all 1,000 shares of the Surviving Company.
  - (b) The 100 shares of common stock of the Surviving Company shall be cancelled and retired.
- 7. Amendment to Articles of Incorporation and Bylaws Regarding Name Change. Upon consummation of the Merger pursuant to this Merger Agreement and the filing of the Articles of Merger, the Articles of Incorporation and Bylaws of the Surviving Company shall be amended to reflect that the name of the Surviving Company shall be changed to Apache Products Company so that the Surviving Company may do business, and be known, as Apache Products Company. The Surviving Company and Merging Company shall execute all necessary documents and undertake necessary action to effectuate the name change of the Surviving Company.
- 8. Conditions. Consummation of the Merger and related transactions is subject to satisfaction of the following conditions prior to the Effective Time:

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- (a) The Merger shall have been approved by the Parent Company and all necessary action shall have been taken to authorize the execution, delivery, and performance of this Merger Agreement by the Merging Company and the Surviving Company.
- (b) All regulatory approvals necessary in connection with the consummation of the Merger and transactions contemplated thereby shall have been obtained.
- (c) No suit, action, proceeding or other litigation shall have been commenced or threatened to be commenced wake, in the opinion of the Merging Company or the Surviving Company would pose a material restriction on or impair consummation of the Merger, performance of this Merger Agreement or the conduct of the business of the Surviving Company after the Effective Time, or create a risk or subjecting the Merging Company or the Surviving Company, of the Parent Company, officers or directors, to material damages, costs, liability or other relief in connection with the Merger or this Merger Agreement.
- 9. Governing Law. This Merger Agreement shall be governed and construed in accordance with the laws of the State of South Carolina.
- 10. Amendment. Subject to applicable law and subject to the rights of the shareholders further to approve any amendment which would have a material adverse effect on the shareholders, this Merger Agreement may be amended, modified or supplemented by written agreement of the parties hereto at any time prior to the Effective Time with respect to any of the terms contained herein.
- 11. Deferral or Abandonment. At any time prior to the Effective Time and in accordance with the provisions of South Carolina and Florida law, this Merger Agreement

may be terminated and the Merger may be abandoned or the time of consummation of the Merger may be deferred for a reasonable time by the Board of Directors of the Surviving Company or the Board of Directors of the Merging Company or both, if circumstances arise which, in the opinion of the Board of Directors of the Surviving Company or the Board of Directors of the Merging Company, make the Merger inadvisable or such deferral of the time of consummation advisable.

- 12. Counterparts. This Merger Agreement may be executed in any number of counterparts each of which when taken alone shall constitute an original instrument and when taken together shall constitute but one and the same Merger Agreement.
- 13. Assurances. The Surviving Company and the Merging Company agree to execute any and all documents, and to perform such other acts, which may be necessary or expedient to further the purposes of this Merger Agreement.

IN WITNESS HEREOF, the Surviving Company and the Merging Company have caused this Merger Agreement to be signed by their respective duly authorized officers and delivered this 2/2 day of December, 1996.

By: James H. Burgess, President

-7-

THE UNDERSIGNED, President or APC SUBSIDIARY CORP. a South Carolina corporation, who executed on behalf of the Corporation the foregoing Agreement and Plan of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of said Corporation the foregoing Agreement and Plan of Merger to be the corporate act of said Corporation and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

James H. Burgess President

THE UNDERSIGNED, President or APACHE PRODUCTS COMPANY, a Florida corporation, who executed on behalf of the Corporation the foregoing Agreement and Plan of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of said Corporation the foregoing Agreement and Plan of Merger to be the corporate act of said Corporation and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

James H. Burgess, President

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UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

MAY 17, 1999

VOLPE AND KOENIG, P.C. MARILOU E. WATSON, ESQUIRE 1617 JOHN F. KENNEDY BLVD. 400 ONE PENN CENTER PHILADELPHIA, PA 19103 PTAS RECEIVED

MAY 2 8 1999

VOLPE & KOENIG, P.C.

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 02/22/1999

REEL/FRAME: 1861/0223 NUMBER OF PAGES: 13

BRIEF: MERGER

ASSIGNOR:

APC SUBSIDIARY CORP.

DOC DATE: 12/27/1996

CITIZENSHIP:

ENTITY: CORPORATION

ASSIGNEE:

APACHE PRODUCTS COMPANY 107 SERVICE ROAD ANDERSON, SOUTH CAROLINA 29623-5287

CITIZENSHIP: ENTITY: UNKNOWN

APPLICATION NUMBER: 72222900

REGISTRATION NUMBER: 0825582

FILING DATE: 07/08/1965 APC-TM258

ISSUE DATE: 03/14/1967

MARK: APACHE

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS AND DESIGN

APPLICATION NUMBER: 73141398 FILING DATE: 09/16/1977 APC-TM \( \lambda \) REGISTRATION NUMBER: 1120517 FILING DATE: 06/19/1979

MARK: PYROX

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM

APPLICATION NUMBER: 73414748 FILING DATE: 02/24/1983 APL-TM276
REGISTRATION NUMBER: 1275183 ISSUE DATE: 04/24/1984

MARK: DYPLAST

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM

APPLICATION NUMBER: 72196755 FILING DATE: 06/30/1964 APC-TM 259 REGISTRATION NUMBER: 0787415 ISSUE DATE: 03/30/1965

MARK: APACHE

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM APC-1111274

APPLICATION NUMBER: 74304411 FILING DATE: 08/13/1992 REGISTRATION NUMBER: 1835444 ISSUE DATE: 05/10/1994

MARK: APACHE

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS AND DESIGN

APPLICATION NUMBER: 74608923 FILING DATE: 12/09/1994 REGISTRATION NUMBER: 1935573 ISSUE DATE: 11/14/1995

MARK: ISOSHIELD

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM

APPLICATION NUMBER: 73020070 FILING DATE: 04/29/1974APC-TM 163
REGISTRATION NUMBER: 1017430 ISSUE DATE: 08/05/1975

MARK: MILLOX

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APPLICATION NUMBER: 74317251 FILING DATE: 09/23/1992 APPL-TM275
REGISTRATION NUMBER: 1815920 ISSUE DATE: 01/11/1994

MARK: NAIL-LINE

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APPLICATION NUMBER: 74354424 FILING DATE: 02/01/1993APC-TM278 REGISTRATION NUMBER: 1800767 ISSUE DATE: 10/26/1993

MARK: ISO-25

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APC-TM280

APPLICATION NUMBER: 74468192 FILING DATE: 12/10/1993 REGISTRATION NUMBER: 2051094 ISSUE DATE: 04/08/1997

MARK: PERMASHIELD

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM

1861/0223 PAGE 3

APPLICATION NUMBER: 73816980 REGISTRATION NUMBER: 1598614 FILING DATE: 08/04/1989 ISSUE DATE: 05/29/1990

MARK: FIBER-SHIELD

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM

FILING DATE: 06/23/1997

APPLICATION NUMBER: 75315684 REGISTRATION NUMBER: 2183871 ISSUE DATE: 08/25/1998 APC-TMZ81

MARK: SMARTCOAT

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM

APPLICATION NUMBER: 73817278 REGISTRATION NUMBER: 1606417 FILING DATE: 08/07/1989 ISSUE DATE: 07/17/1990

MARK: ACRYL-SHIELD

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN TYPED FORM

APPLICATION NUMBER: 73711376 REGISTRATION NUMBER: 1539940 FILING DATE: 02/16/1988 ISSUE DATE: 05/23/1989

MARK: SHIELD

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS AND DESIGN

MAURICE CARTER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

**RECORDED: 07/06/1999** 

TRADEMARK **REEL: 001924 FRAME: 0087** 

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