

Form PTO-1594  
(Rev. 03/01)

OMB No. 0651-0027 (exp. 5/31/2002)

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### RECORDATION FORM COVER SHEET TRADEMARKS ONLY

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

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):  
Roberts Consolidated Industries, Inc.

Individual(s)                       Association  
 General Partnership               Limited Partnership  
 Corporation-State Delaware  
 Other \_\_\_\_\_

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

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

Internal Address: \_\_\_\_\_  
Address: \_\_\_\_\_

Street Address: 200 Glastonbury Road  
City: Glastonbury State: CT Zip: 06033

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

3. Nature of conveyance:

Assignment                               Merger  
 Security Agreement                       Change of Name  
 Other \_\_\_\_\_

Execution Date: April 4, 2001

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

A. Trademark Application No.(s)  
76/223,236

B. Trademark Registration No.(s)  
\_\_\_\_\_

Additional number(s) attached  Yes  No

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

Name: Michael J. MacDermott, Esq.

Internal Address: Christie, Parker & Hale

Street Address: P.O. Box 7068

City: Pasadena State: CA Zip: 91109-7068

6. Total number of applications and registrations involved: 1

7. Total fee (37 CFR 3.41).....\$ 40.00


Enclosed  
 Authorized to be charged to deposit account

8. Deposit account number:  
031728

(Attach duplicate copy of this page if paying by deposit account)

**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.*

Michael J. MacDermott                                            April 19, 2001  
Name of Person Signing                      Signature                      Date

Total number of pages including cover sheet, attachments, and document: 4

Mail documents to be recorded with required cover sheet information to:  
Commissioner of Patent & Trademarks, Box Assignments  
Washington, D.C. 20231

## AMENDED TRADEMARK COLLATERAL SECURITY AGREEMENT

THIS AMENDED TRADEMARK COLLATERAL SECURITY AGREEMENT (the "Agreement") is made on the 4th day of April, 2001 between **ROBERTS CONSOLIDATED INDUSTRIES, INC.**, a corporation having a mailing address at 1081 Holland Drive, Boca Raton, Florida 33487 ("Obligor") and **FLEET CAPITAL CORPORATION**, having a mailing address at 200 Glastonbury Boulevard, Glastonbury, Connecticut 06033 ("Lender").

**BACKGROUND.** Obligor with certain of its Affiliates (collectively, the "Borrowers") have executed and delivered its Amended and Restated Revolving Loan promissory note (the "Revolving Note") to the Lender in the aggregate principal amount of up to \$18,000,000.00, a Term Note (the "Term Note") in the aggregate principal amount of \$8,000,000.00, and a 2001 Term Loan Promissory Note (the "2001 Term Note") in the aggregate principal amount of up to \$1,500,000.00 (the Revolving Note, the Term Note and the 2001 Term Note collectively the "Notes"), pursuant to a certain Amended and Restated Loan Agreement dated as of October 21, 1997 among Borrowers and Fleet National Bank ("FNB"), subsequently assigned by FNB to Lender, and as most recently amended by a Fourth Agreement of Amendment dated as of April 4, 2001 (as amended from time to time, the "Loan Agreement"). In order to induce the Lender to execute and deliver the Loan Agreement, Obligor agreed to grant to Lender a security interest in, and a mortgage on, all right, title and interest of Obligor in and to the Trademarks (as hereinafter defined). The security interest in, and mortgage on, effected hereby, was originally executed contemporaneously with a Security Agreement under which the Lender is granted a lien on and security interest in, and mortgage on, the Trademarks, as well as in, among other things, machinery, equipment formulations, manufacturing procedures, quality control procedures and product specifications of the Obligor ("Other Assets") relating to products sold under the Trademarks, whereby Lender shall have the right to foreclose on the Trademarks and the Other Assets in the event of the occurrence and continuance of an Event of Default under the Loan Agreement. The parties hereto reaffirm their respective duties and obligations pursuant to the Loan Documents, and consistent with such duties and obligations file herewith an amended Schedule A (as hereinafter described).

NOW, THEREFORE, in consideration of the premises, Obligor hereby agrees with Lender as follows:

1. To secure the complete and timely satisfaction of all Obligations (as defined in the Loan Agreement), Obligor hereby grants, assigns and conveys to Lender a security interest in, and a mortgage on, the entire right, title and interest in and to the trademarks, as well as all registrations thereof and applications therefor listed in Schedule A hereto (as the same may be amended from time to time), including, without limitation, all foreign counterparts thereto and renewals thereof, all proceeds of infringement suits, the right to sue for past, present and future infringements (subject to paragraph 12 below) and all of the good will of the business which is appurtenant to, and symbolized by such trademarks, registrations thereof, and applications therefor, as well as all rights corresponding thereto throughout the world (all of the foregoing are collectively called the "Trademarks").

2. Obligor covenants and warrants that:

- (a) The Trademarks are subsisting and have not been adjudged invalid or unenforceable;
- (b) To the best of Obligor's knowledge, each of the Trademarks that is in use in a jurisdiction is valid and enforceable in that jurisdiction;
- (c) No claim has been made that the use of any of the Trademarks does or may violate the rights of any third person;
- (d) Obligor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by Obligor not to sue third persons, except that outside of the United States record title to certain of the Trademarks remains in the name of Obligor's predecessors in interest, and as to that certain security interest granted by Obligor in favor of The HillStreet Fund L.P., which security interest is junior in priority to the security interest granted to Lender hereunder.
- (e) Obligor has the unqualified right to enter into this Agreement and perform its terms;
- (f) Obligor has used, and will continue to use, where commercially, practicable, for the duration of this Agreement, proper statutory notice in connection with its use of the Trademarks; and
- (g) Obligor has used, and will continue to use, for the duration of this Agreement, consistent standards of quality in its manufacture of products sold under the Trademarks, but reserves the right in its business judgment to modify product formulations and specifications to meet changing market conditions.

3. Obligor hereby grants to Lender and its employees and agents the right to visit Obligor's plants and facilities which manufacture, inspect or store products sold under any of the Trademarks, and to inspect the products and quality control records relating thereto with reasonable notice at reasonable times during regular business hours. Obligor shall do any and all acts required by Lender to ensure Obligor's compliance with Paragraph 2(g).

4. Obligor agrees that, until all of the Obligations shall have been satisfied in full, it will not enter into any agreement, including, without limitation, a license agreement, which is inconsistent with Obligor's obligations under this Agreement, without Lender's prior written consent.

5. If, before the Obligations shall have been satisfied in full, Obligor shall obtain rights to any new trademarks, the provisions of Paragraph 1 shall automatically apply thereto and Obligor shall give Lender annual written notice thereof.

6. Obligor authorizes Lender to modify this Agreement by amending Schedule A to include any future trademarks and trademark applications covered by Paragraphs 1 and 5 hereof.

7. If any Event of Default shall have occurred and be continuing, and not be cured within any applicable cure period, as designated within the Loan Agreement, the Notes, or any other document executed in connection with the loans contemplated thereby, Obligor's right, title and interest in and to the Trademarks shall terminate forthwith, and the Lender shall have, in addition to all other rights and remedies given it by this Agreement, those 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 and, without limiting the generality of the foregoing, the Lender may immediately, without demand of performance and without other notice (except as set forth below) or demand whatsoever to Obligor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, all or from time to time any portion of the Trademarks, or any interest which the Obligor may have therein, and after deducting from the proceeds of sale or other disposition of the Trademarks all expenses (including all reasonable expenses for broker's fees and legal services), shall apply the residue of such proceeds after payment of the Obligations. Any remainder of the proceeds after payment in full of the Obligations shall be paid over to the Obligor. Notice of any sale or other disposition of the Trademarks shall be given to Obligor at least five (5) days before the time of any intended public or private sale or other disposition of the Trademarks is to be made, which Obligor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, Lender or its successors and assigns may, to the extent permissible under applicable law, purchase the whole or any part of the Trademarks sold, free from any right of redemption on the part of Obligor, which right is hereby waived and released.

8. At such time as Obligor shall completely satisfy all of the Obligations, this Agreement shall terminate and Lender shall execute and deliver to Obligor all deeds, assignments and other instruments as may be necessary or proper to vest in Obligor full title to the Trademarks, subject to any disposition thereof which may have been made by Lender pursuant hereto.

9. Any and all fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Lender in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks (subject to the provisions of Paragraph 14 below), shall be borne and paid by Obligor on demand by Lender and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the highest rate prescribed in the Loan Agreement.

10. Obligor shall have the duty, through counsel acceptable to Lender, to prosecute diligently any trademark applications of the Trademarks pending as of the date of this Agreement or thereafter until the Obligations shall have been paid in full, to make federal application on registrable but unregistered Trademarks, to file and prosecute opposition and cancellation proceedings and to do any and all acts which are commercially practicable to preserve and maintain all rights in the Trademarks. Any expenses incurred in connection with the Trademarks shall be borne by Obligor. The Obligor shall not abandon any material Trademark without the consent of the Lender, which consent shall not be unreasonably withheld.

11. Unless and until there shall have occurred and be continuing an Event of Default (as defined in the Loan Agreement), Obligor shall have the right, with the prior written consent of Lender, which will not be unreasonably withheld, to bring any opposition proceedings, cancellation proceedings or lawsuit in its own name to enforce or protect the Trademarks, in which event Lender may, if necessary, be joined as a nominal party to such suit if Lender shall have been satisfied that it is not thereby incurring any risk of liability because of such joinder. Obligor shall promptly, upon demand, reimburse and indemnify Lender for all damages, costs and expenses, including attorneys' fees, incurred by Lender in the fulfillment of the provisions of this Paragraph 11.

12. In the event of the occurrence of an Event of Default under the Loan Agreement, Obligor hereby authorizes and empowers Lender to make, constitute and appoint any officer or agent of Lender as Lender may select, in its exclusive discretion, as Obligor's true and lawful attorney-in-fact, with the power to endorse Obligor's name on all applications, documents, papers and instruments necessary for Lender to use the Trademarks, or to grant or issue any exclusive or nonexclusive license under the Trademarks to anyone else, or necessary for Lender to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else. Obligor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.

13. If Obligor fails to comply with any of its obligations hereunder, Lender may do so in Obligor's name or in Lender's name, but at Obligor's expense, and Obligor hereby agrees to reimburse Lender in full for all expenses, including reasonable attorneys' fees, incurred by Lender in protecting, defending and maintaining the Trademarks. Notwithstanding anything contained in this Agreement to the contrary, after an Event of Default shall have occurred and be continuing, the Lender shall notify Borrower ten (10) days prior to bringing any opposition proceedings, cancellation proceedings or lawsuit to enforce or protect the Trademarks. Provided, however, if Lender in its reasonable judgment brings such an action despite the Borrower's opposition, Borrower shall remain liable for all of Lender's reasonable attorneys' fees, incurred by Lender in protecting, defending and maintaining the Trademarks.

14. No course of dealing between Obligor and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Loan 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 other right, power or privilege.

15. All of Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Loan Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.

16. 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.

17. This Agreement Is subject to modification only by writing signed by the parties, except as provided in Paragraph 6.

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


19. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the internal laws of the State of Connecticut without regard to its conflict of laws provisions.

20. This Agreement constitutes the amendment and restatement in its entirety of the Collateral Assignment of Trademarks and Security Interest from Obligor to FNB dated as of October 21, 1997, and is in substitution therefor and an amendment and replacement thereof. Nothing herein or in any other document shall be construed to release or terminate any lien, mortgage, pledge or other security interest in favor of Lender.

WITNESS the execution hereof as of the day and year first above written.

OBLIGOR

**ROBERTS CONSOLIDATED  
INDUSTRIES, INC.**

By:   
\_\_\_\_\_  
Marc Applebaum  
Its Chief Financial Officer  
Duly Authorized

LENDER

FLEET CAPITAL CORPORATION

By: *Robert Mahoney*  
 Robert Mahoney  
 Its Senior Vice President  
 Duly Authorized

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF CONNECTICUT )  
 ) ss.: Hartford  
 COUNTY OF HARTFORD )

On this 4th day of April, 2001, before me, the undersigned officer, personally appeared Marc Applebaum, Chief Financial Officer of Roberts Consolidated Industries, Inc., signer and sealer of the foregoing instrument and acknowledged the same to be his free act and deed and the free act and deed of said corporation.

*Susan D. Hora*

Notary Public  
 My Commission Expires: SUSAN D. HORA  
 NOTARY PUBLIC  
 MY COMMISSION EXPIRES OCT. 31, 2002

STATE OF CONNECTICUT )  
 ) ss.: Hartford  
 COUNTY OF HARTFORD )

*Robert Mahoney*

On this 4th day of April, 2001, before me, the undersigned officer, personally appeared ~~Déidre A. Zilliox~~, Senior Vice President of Fleet Capital Corporation, signer and sealer of the foregoing instrument and acknowledged the same to be her free act and deed and the free act and deed of said corporation.

*Susan D. Hora*

~~Commissioner of the Superior Court~~  
 Notary Public  
 My Commission Expires: SUSAN D. HORA  
 NOTARY PUBLIC  
 MY COMMISSION EXPIRES OCT. 31, 2002

**SCHEDULE A**  
**ROBERTS CONSOLIDATED INDUSTRIES, INC. - TRADEMARKS**

<i>Country/Name</i>	<i>Trademark</i>	<i>Owner/Name</i>	<i>App. No.</i>	<i>Reg. No.</i>	<i>Classes</i>	<i>Status</i>
<i>Benelux</i>	ANKER-WELD	ROBERTS CONSOLIDATED INDUSTRIES, INC.		035953	1, 16	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	793577	534454	1, 6, 7, 8, 16, 27	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.		036005	1, 6, 7, 8, 16, 19	Registered
	SMOOTH-GRIP	ROBERTS CONSOLIDATED INDUSTRIES, INC.		035955	6, 8, 19	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.		110906	6, 19	Registered
	SMOOTHEDGE IN DESIGN	BEECHAM HOME IMPROVEMENT PRODUCTS		087854	6, 8, 19	Registered
<i>Brazil</i>	ROBERTS	BEECHAM GROUP P.L.C.	854/73	12720704091	1	Registered
<i>Canada</i>	ANCHOR-WELD	ROBERTS CONSOLIDATED INDUSTRIES, INC.	274353	133997		Registered
	MONOBOND	ROBERTS CONSOLIDATED INDUSTRIES, INC.	514973	295591	1, 3, 7, 8	Registered
	MONOSLAB	ROBERTS CONSOLIDATED INDUSTRIES, INC.	514972	295590	27	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	749280	453037	1, 3, 6, 7, 8, 9, 11, 12, 17	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	423407	242127		Registered
	ROBERTS	ROBERTS CONSOLIDATED INDUSTRIES, INC.	222864	48498	1, 3, 6, 8, 9, 19, 21, 27, 41	Registered



<i>Country/Name</i>	<i>Trademark</i>	<i>Owner/Name</i>	<i>App. No.</i>	<i>Reg. No.</i>	<i>Classes</i>	<i>Status</i>
<i>China</i>	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	207933	44188	20	Registered
	R ROBERTS WORLD (NEW)	PACIFIC DUNLOP (ASIA) LIMITED	92040063	648617	8	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	93015364	692862	20	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	950154700	1022011	17	Registered
	R ROBERTS WORLD (NEW)	PACIFIC DUNLOP (ASIA) LIMITED	92040061	648325	1	Registered
	ROBERTS SMOOTHEDGE	PACIFIC DUNLOP (ASIA) LIMITED	92040049	644986	20	Registered
<i>France</i>	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	93468480	93468480	6, 8, 16, 20, 27	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1518444		20	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	R5386927WZ	2071154	6, 8, 17, 20, 27	Registered
<i>Germany</i>	ROBERTS SMOOTHEDGE	BEECHAM GROUP P.L.C.	1012065		8, 37	Registered
	ANKER-WEID	ROBERTS HOLLAND B.V.	295016		1, 16	Registered
<i>Intl. Madrid</i>	PALMA	ROBERTS HOLLAND B.V.	476746		27	Registered
	R ROBERTS WORLD (OLD)	ROBERTS HOLLAND B.V.	295348		1, 6, 7, 8	Registered
	SMOOTH-GRIP	ROBERTS HOLLAND B.V.	299356		6, 8, 20	Registered
	SMOOTHEDGE IN DESIGN	ROBERTS HOLLAND B.V.	295349		6, 7, 8, 19	Registered

Country/Name	Trademark	Owner/Name	App. No.	Reg. No.	Classes	Status	
<i>Italy</i>	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	33205-C/78	360699	1, 6, 8	Registered	
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	33206/C/78	360700	6, 19	Registered	
	<i>Japan</i>	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	14241/93		20	Pending
		R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	43366/98		1, 8, 9	Pending
		R ROBERTS Registered WORLD (OLD)	BEECHAM HOME IMPROVEMENT PRODU		33121/83	2329290	7
	<i>Mexico</i>	R ROBERTS Registered WORLD (OLD)	BEECHAM HOME IMPROVEMENT PRODU		16675/78	2177534	7
R ROBERTS Registered WORLD (OLD)		BEECHAM HOME IMPROVEMENT PRODU		33122/83	2275785	16	
R ROBERTS WORLD (NEW)		ROBERTS CONSOLIDATED INDUSTRIES, INC.	134114	434595	0	Registered	
R ROBERTS WORLD (NEW)		ROBERTS CONSOLIDATED INDUSTRIES, INC.	134115	415339	1	Registered	
R ROBERTS WORLD (NEW)		ROBERTS CONSOLIDATED INDUSTRIES, INC.	134113	434593	8	Registered	
R ROBERTS WORLD (NEW)		ROBERTS CONSOLIDATED INDUSTRIES, INC.	134112	434594	7	Registered	
R ROBERTS WORLD (NEW)		ROBERTS CONSOLIDATED INDUSTRIES, INC.	134109	429753	20	Registered	
R ROBERTS WORLD (NEW)		ROBERTS CONSOLIDATED INDUSTRIES, INC.	134110	523969	17	Registered	
R ROBERTS WORLD (OLD)		ROBERTS CONSOLIDATED INDUSTRIES, INC.	124172	219255	7, 8, 9, 11, X	Registered	

Country/Name	Trademark	Owner/Name	App. No.	Reg. No.	Classes	Status
South Africa	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	124170	219253	1	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	124171	219254	6, 7, 8, 11, 12, 17, 19, 20, 21, 26	Registered
	ROBERTS	ROBERTS CONSOLIDATED INDUSTRIES, INC.		179667	6	Registered
	ROBERTS	ROBERTS CONSOLIDATED INDUSTRIES, INC.		175943	1, 2, 5, 16, 17, 24	Registered
	ROBERTS	ROBERTS CONSOLIDATED INDUSTRIES, INC.		176309	7, 8, 9, 11, 12, 16, 20, 21	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.		75638	6, 7, 8, 11, 12, 17, 19, 20, 21, 26	Registered
	GRIPPER-EGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.		B67/0861	6	Registered
	R ROBERTS WORLD DESIGN (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	99/18966		17	Pending
	R ROBERTS WORLD DESIGN (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	99/18967		9	Pending
	R ROBERTS WORLD DESIGN (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	99/18968		20	Pending
Spain	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.		B64/4934	20	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.		875972	19	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.				
Sweden						

Country/Name	Trademark	Owner/Name	App. No.	Reg. No.	Classes	Status
United Kingdom	SMOOTHEDGE ANDROBERTS CONSOLIDATED DESIGN	ROBERTS CONSOLIDATED INDUSTRIES, INC.		118695	6	Registered
	ANCHOR-WELD	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1090377	B1090377	1	Registered
	MONOBOND	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1216551	B1216551	7	Registered
	MONOBOND	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1216550	B1216550	1	Registered
	NAP-LOK	ROBERTS CONSOLIDATED INDUSTRIES, INC.		B10487	6	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1496489	1496489	6	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1496492	1496492	16	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1496493	1496493	27	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1496490	1496490	7	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1496491	1496491	8	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	1496488	1496488	1	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938596	938596	17	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938598	938598	26	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938592	938592	6	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938595	938595	9	Registered
R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938597	938597	20	Registered	

Country/Name	Trademark	Owner/Name	App. No.	Reg. No.	Classes	Status
United States	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938594	938594	8	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938591	938591	3	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938590	938590	1	Registered
	R ROBERTS WORLD (OLD)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	938593	938593	7	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	792227	8792227	6	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	833674	8833674	20	Registered
	COOL SHIELD IN DESIGN	ROBERTS CONSOLIDATED INDUSTRIES, INC.	75002695	2067896	9	Registered
	EARTHBOUND	ROBERTS CONSOLIDATED INDUSTRIES, INC.	74/121968	1684219	1	Registered
	EASIKRETE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	48336	671080	13	Registered
	JAMBY	ROBERTS CONSOLIDATED INDUSTRIES, INC.	75/713288	2435880	7	Registered
	MAX GRIP	ROBERTS CONSOLIDATED INDUSTRIES, INC.	74/517349	2010551	1	Registered
	R ROBERTS IN DESIGN	ROBERTS CONSOLIDATED INDUSTRIES, INC.	72/064935	683530	13	Registered
	R ROBERTS SWITCHBLADE ETC.	ROBERTS CONSOLIDATED INDUSTRIES, INC.	74/138325	1767920	8	Registered
	R ROBERTS WORLD (NEW)	ROBERTS CONSOLIDATED INDUSTRIES, INC.	74/173974	1728752	1, 3, 6, 7, 8, 9, 11, 12, 17	Registered
ROBERTS	ROBERTS CONSOLIDATED INDUSTRIES, INC.	72/086832	700501	7, 8	Registered	
ROBERTS	ROBERTS CONSOLIDATED INDUSTRIES, INC.	37909	664947	19	Registered	

Venezuela

Country Name	Trademark	Owner Name	App. No.	Reg. No.	Classes	Status
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	747102214	1652838	1	Registered
	SMOOTHEDGE	ROBERTS CONSOLIDATED INDUSTRIES, INC.	595094	584051	20	Registered
	SURE GRIP IN DESIGN	ROBERTS CONSOLIDATED INDUSTRIES, INC.	747720168	2067828	19	Registered
	TRADESMAN 3000	ROBERTS CONSOLIDATED INDUSTRIES, INC.	751845632		1	Allowed
	ANCHOR-WELD	BEECHAM HOME IMPROVEMENT PRODU		627103		Registered
	ROBERTS	BEECHAM HOME IMPROVEMENT PRODU		75016-F	50	Registered
	ROBERTS	BEECHAM HOME IMPROVEMENT PRODU		60695		Registered
	ROBERTS	BEECHAM HOME IMPROVEMENT PRODU		75469F		Registered
	SMOOTHEDGE	BEECHAM HOME IMPROVEMENT PRODU		60697		Registered