MRD 1-7-02

Form PTO-1594 RE: (Rev. 03/01)



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

OMB No. 0651-0027 (exp. 5/31/2002) Tab settings ⇔⇔⇔ ▼	1949486
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
Name of conveying party(ies): PREMIER CORPORATION.	2. Name and address of receiving party(ies)
REMET CORPORATION	Name: <u>The Royal Bank of Scotland plc</u> Internal Address:135 Bishopgate
Individual(s) Association	
General Partnership Limited Partnership Corporation-State	Street Address:
Other	Individual(s) citizenship
n &	Association
Additional name(s) of conveying party(ies) attached? 🖫 Yes 🥸 No	General Partnership
3. Nature of conveyance:	Limited Partnership
Assignment 📮 Merger	🖾 Corporation-State <u>California</u>
Security Agreement	Other
Other	If assignee is not domiciled in the United States, a domestic representative designation is atlached: 🎴 Yes 📮 No
Execution Date: $9/28/01$	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? 🖳 Yes 🛄 No
Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
SEE ATTACHED R	TDER
<u>'</u>	ached 🔀 Yes 🖵 No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name:Erica Hall	
Internal Address: Clifford Chance Rogers &	7. Total fee (37 CFR 3.41)\$ <u>825.00</u>
Wells LLP	📮 Enclosed
	Authorized to be charged to deposit account
Street Address: 200 Park Avenue	8. Deposit account number:
Oli Beli Muui 699	18-1843
City: New York State: NY Zip:10166	(Attach duplicate copy of this page if paying by deposit account)
	THIS SPACE
Statement and signature. To the best of my knowledge and belief, the foregoing inforr copy of the original document.	1 / 1 1
Erica Hall Cohu	ea Hall
Name of Person Signing S	ignature Date
total number of pages including co	ver sheet, attachments, and document:

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40.00 CH 775.00 CH 01 FC:481 02 FC:482

18623261 decuments to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

00.5/5	REMET [®] CORPORATION TRADE MARK STATUS	DE MARK STATUS	y	ISP, WFK, CHOI, SSP
REG. NUMBER	TRADEMARK AND COUNTRY	ESUE/RENEW DATE	EXPIRATION	LOCATION
1,862,328	CASTYLENE® (Frace)	08/09/78		Creefact
1,132, 037	CASTYLENE® (United States)	04/10/40		Crawford
422,979	CASTYLENE® (india)	06/08/84		Caylind
1,384,930	CASTYLENE® (United Kingston)	05/19/89		Charlon
113,028	CASTYLENE® (Turkey)	06/26/89	•	Confort
1,062,432	CASTYLENE® (West Geomany)	16/11/60		Crayfood
570,582	CASTYLENE® (Baly)	02/14/52		Cauford
1,628,403	CASTYLENE® (Spain)	#6/WZ3		Crayfund
261,240	CASTYLENE® (Sweden)	12/02/94		Carefood
31,551	CASTYLENE* (Dad)	769210		Carrierd
1,054,580	REMET 1 togo (competrative crucible pouring metal) (U S)	Rentwed 12-21-96 (original 12-21-75)	E 12-21-2006	Utten
ECT 60566	MEMET (Device mark above REMET) (Burgean Concurrity)	11-24-98	E 04-01-2006	Utica
1,034,581	REMET [®] (Name in solid black luttering.) (United States)	Renewed 12-21-96 (orthinal 12-21-76)	B 12-21-2006	Utila
ECT appl 603€1	REMET " name in solid black lettering.	BEING OPPOSED		Ulica
ECT 53421	Device mark (Burgean Community)	11-30-98	E 04-01-2006	Udez
1,074,807	REMASOL* (United States)	Reactured 10-11-97 (ortginel 10-13-77)	E 10-11-2007	Utica
ECT 53520	REMASOL (European Community)	06-14-99	E 64-01-2006	Utica
1,128,778	REMAL® (United States)	01-01-60 Renewed 01-08-2000	E 01-08-2010	Vilca
ECT 60608	REMAL (European Cottomeniky)	12-27-99	E 04-01-2006	Utica

Total Active

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of September 28. 2001 by Remet Corporation, a California corporation (the "Grantor"), in favor of The Royal Bank of Scotland plc, as security trustee for the Secured Parties (as defined in the Security Agreement referred to below) (in such capacity, the "Security Trustee").

WITNESSETH:

WHEREAS, pursuant to a Credit Agreement, dated July 12, 2001 (as the same may be amended, restated, supplemented or otherwise modified from time to time, including as amended and restated by the Amendement and Restatement Agreement dated on or about the date hereof, the "Credit Agreement") between (1) Foseco (Jersey) Limited (formerly Waterloo Project Limited), (2) the Banks, (3) JP Morgan plc as Sole Book Runner (4) JP Morgan plc and The Royal Bank of Scotland plc as Lead Arrangers, (5) The Royal Bank of Scotland plc as Facility Agent, (6) The Royal Bank of Scotland plc as Security Trustee, (7) National Westminster Bank plc as Issuing Bank, and (8) National Westminster Bank plc as Overdraft Bank, the Banks have severally agreed to make available certain facilities on the terms and conditions contained in the Credit Agreement; and

WHEREAS, the Grantor is a Guarantor under a Guarantee pursuant to which it has guaranteed the obligations of the Borrowers under the Financing Documents; and

WHEREAS, the Grantors is a party to a Pledge and Security Agreement of even date herewith in favor of the Security Trustee (the "Security Agreement") pursuant to which the Grantor is required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Banks and the Security Trustee to enter into the Credit Agreement and to induce the Banks to make their respective extensions of credit to the Borrowers thereunder, the Grantor hereby agrees with the Security Trustee as follows:

Section 1 - Defined Terms

Unless otherwise defined herein, terms defined in the Credit Agreement or in the Security Agreement and used herein have the meaning given to them in the Credit Agreement or in the Security Agreement.

Section 2 - Grant of Security Interest in Trademark Collateral

The Grantor, as collateral security for the full, prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations of the Grantor, hereby grants to the Security Trustee for the benefit of the Secured Parties a lien on and a security interest in, all of its right, title and interest in, to and under the following Collateral of the Grantor (the "Trademark Collateral") excluding any Collateral that would be rendered invalid, abandoned, void, or unenforceable by reason of its being included as part of the Trademark Collateral:

- (a) all of its Trademarks and Trademark Licenses to which it is a party, including those referred to on Schedule I hereto;
- (b) all reissues, continuations or extensions of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and
- (d) all Proceeds of the foregoing, including any claim by Grantor against third parties for past, present, future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.

Section 3 - Security Agreement

The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to Security Trustee pursuant to the Security Agreement and the Grantor hereby acknowledges and affirms that the rights and remedies of Security Trustee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

Section 4 - Conditionality

The parties agree that this Trademark Security Agreement shall have no force and effect unless and until completion has occurred within the meaning of the Sale and Purchase Agreement dated July 12, 2001 between Burmah Castrol PLC and Foseco (Jersey) Limited (formerly Waterloo Project Limited) including, without limitation, that the initial consideration has been paid in accordance with Clause 3.1.3 of said agreement.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the undersigned Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,

REMET CORPORATION

Name: William Kelly Title: Vice President Finance

ACCEPTED AND AGREED:

THE ROYAL BANK OF SCOTLAND PLC

as Se	curity Trustee	3	
By:			
	Name:		
	Title		

IN WITNESS WHEREOF, the undersigned Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,

REMET CORPORATION

Name: William Kelly
Title: Vice President Firmere

ACCEPTED AND AGREED:

THE ROYAL BANK OF SCOTLAND PLC

as Security Trustee

Scale Allen

Name: JACKIE ALLEN

Title: DIRECTOR

TOTAL P.04

SCHEDULE I

To

TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS

See Schedule attached hereto entitled "Remet Corporation Trade Mark Status".

Total Active

REG NUMBER	REG. NUMBER TRADEMARK DESCRIPTION ISSUE/BENEW DATE EXPIRIBENEW LOCATION LOCATION TRADEMARK DESCRIPTION TRADEM	ISSUERENEW DATE	EXPIREMENTAL STATES	LOCATION
1,267,518	REMASIL *- above trademark (1,051,613) nocidentally lapsed; this trademark re-registered the trans.	02-21-84	E 02-21-2004	
ECT 53405	REMASIL® in ES, DA, DE, EL, EN, FR, IT, NL, PT, FI, SV	09-14-98	E 04-01-2006	Utica
45,751	L.267,519 Trademark ro-registered the name. (United States)	02-21-84	E 02-21-2004	nie en
ECT 60582	REMILL® (Surgean Constituty)	10-12-98	E 4-12-2006	Chica
1,565,327	ADBOND® (United States)	11-14-49	E 11-14-2009	Utica
1,981,214	ADBOND® (United States)	06-13-96	E 6-18-2006	DVC
ECT 53571	ADBOND® in BS, DA, DB, EL, EN, FR, IT, NC, FT, FI, SV	09-21-98	B 04-01-2086	Otica
2,276,982	TICOAT (United States)	09-14-99	E 09-14-2019	Ubica
Application Filed	HYPILL (United States Application filed 3/27/2000)			Utica
1,532,388	AQUA-J* (United States)	84/04/89	E 04/04/2009	Chicago
4,345,246	AQUACAST* (Japan)	12/17/99	Renewal 12/17/2009	Chicago
515,860	AQUACAST® (European Community Trademark)	5/5/96	Renoved 555/2808	Chicago
2,044,671	ECOWAX® (United States)	03/11/97	Renewal 3/11/2007	Chicago
3,141,381	ECOWAX - Design (United States)	03/03/58	Renewal 03/03/2008	Chicago
2,066,547	ECOWAX - Ecological Tech for the Environment (United States)	O405/97	Renowal 0405/2507	Chicago
Application Filed Application Filed Application Filed Application Filed Application Filed	RED C (Unified States Appl. 75/791,033) STICKTITE T (United States Appl. 75/791,165) UTILITY K (United States Appl. 75/791,052) UTILITY V (United States Appl. 75/791,052) UTILITY VM (United States Appl. 75/791,166)			

| 東西の地域を対すのでは、このでは多いできない。

RECORDED: 10/23/2001