

06-18-2002



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Docket No.:

040645-00007

Tab settings

To the Honorable Commissioner of Patents and Trademarks, Department of Commerce, Washington, DC 20503, and to the attached original documents or copy thereof.

102125449

1. Name of conveying party(ies):

E. S. Robbins, III  
Mary L. Robbins

5-23-02

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

Additional names(s) of conveying party(ies)  Yes  No

3. Nature of conveyance:

- Assignment
- Security Agreement
- Other
- Merger
- Change of Name

Execution Date: April 17, 2002

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

Name: Union Planters Bank, National Association

Internal Address:

Street Address: 255 Grant Street SE

City: Decatur State: AL ZIP: 35601

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State
- Other Financial Institution

If assignee is not domiciled in the United States, a domestic designation is  Yes  N  
(Designations must be a separate document from Additional name(s) & address(es)  Yes  N

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

A. Trademark Application No.(s)

75/485557	75/716421	76/084725
76/084335	75/859363	76/202107
76/220248	76/040885	76/202108

B. Trademark Registration No.(s)

1449264	1460606	1691569
1448134	2080099	1482139
1504583	2076394	2120312

Additional numbers  Yes  No

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

Name: Russell Carter Gache, Esq.

Internal Address: c/o Sirote & Permutt, P.C.

Street Address: 2311 Highland Avenue South

City: Birmingham State: AL ZIP: 35205

6. Total number of applications and registrations involved:.....

63

7. Total fee (37 CFR 3.41):.....\$ 1,590.00

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number:



05-23-2002

U.S. Patent & TMO/TM Mail Rcpt Dt. #66

DO NOT USE THIS SPACE

06/17/2002 MUELLER 00000185 75485557

01 FC:481 40.00 DP  
02 FC:482 1550.00 DP

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.

Russell C. Gache

Name of Person Signing

Signature

Date

5-23-02

13

Total number of pages including cover sheet, attachments, and

TRADEMARK

REEL: 002521 FRAME: 0442

RECORDATION FORM COVER SHEET  
TRADEMARKS ONLY

Docket No.  
040645-00007

Continuation Page 2

4. Patent Registration No.(s) continued:

A. Trademark Application No.

76/240549  
76/266263  
76/283122  
76/275780  
76/312294  
76/312295  
76/312435  
76/335751  
76/340427  
76/334307  
76/363547  
76/368154  
76/381614  
76/366174  
76/365154  
76/315013  
76/315740

B. Trademark Registration No.

2120311	1507611	1463182
2120313	1525885	1987696
2077926	1891189	
2412785	1879234	
2491142	1991552	
1208608	1126217	
1213335	1089707	
1223790	2425394	
1237362	2121661	
1397725	1145503	
1414240	2383839	
1564722	2182831	
1489351	2170362	

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## TRADEMARK AND SERVICE MARK ASSIGNMENT

The undersigned (individually and collectively, "Assignor"), having the addresses listed on the signature pages hereof, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, by these presents have sold, assigned, transferred, granted, conveyed and set over, and by these presents sell, **assign, transfer and set over unto Union Planters Bank, National Association**, having an address at 255 Grant Street SE, Decatur, Alabama 35601 ("Assignee"), and its successors, assigns and legal representatives, all right, title and interest, for all countries, in and to all the rights and privileges under any and **all trademarks and service marks described on Exhibit "A" hereto** and all reissues and extensions thereof, and all applications for trademark and service mark protection which may hereafter be filed in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from said United States application under the laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable.

Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States and any official of any country or countries foreign to the United States, whose duty is to issue patents or other evidence or forms of industrial property on applications as aforesaid, to issue the same to **UNION PLANTERS BANK, NATIONAL ASSOCIATION**, its successors, assigns and legal representatives, or to such nominees as it may designate.

Assignor agrees that, when requested, it will, without charge to **UNION PLANTERS BANK, NATIONAL ASSOCIATION**, sign all papers, take all rightful oaths, and do all acts which may be necessary, desirable or convenient for securing and maintaining all trademarks and service marks assigned hereunder in any and all countries and for vesting title thereto in **UNION PLANTERS BANK, NATIONAL ASSOCIATION**, its successors, assigns and legal representatives or nominees.

Assignor authorizes and empowers **UNION PLANTERS BANK, NATIONAL ASSOCIATION**, its successors, assigns and legal representatives or nominees, to invoke and claim for any application for patent or other form of protection for the inventions filed by it or them, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable, and to invoke and claim such right of priority without further written or oral authorization from me.

Assignor hereby consents that a copy of this assignment shall be deemed a full legal and formal equivalent of any assignment, consent to file or like document which may be required in any country for any purpose and more particularly in proof of the right of the assignee or nominee to claim the aforesaid benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it.

Assignor further agrees and covenants as follows:

SECTION 1. Grant of Security. Assignor hereby grants, assigns and conveys to Assignee the following (collectively the "Collateral"):

(a) The entire right, title and interest in and to the Marks listed in Exhibit A hereto (as the same may be amended pursuant hereto from time to time) and all trademark applications and trademarks, and service mark applications and service marks, hereafter acquired by Assignor, including without limitation all renewals thereof, all proceeds thereof (including, without limitation, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements and all rights corresponding thereto throughout the world (all of the foregoing herein collectively called the "Marks"), and

(b) The goodwill of the business to which each of the Marks relates.

SECTION 2. Security for Obligations. This Assignment secures the payment of the following obligations: (a) all obligations of Borrowers under the Credit Agreement dated as of even date herewith between E. S. Robbins Corporation and Centaur HTP Northeast Fencing Systems, Inc., as borrowers, and Assignee, as lender (the "Credit Agreement", which provides rules of construction applicable to this Assignment), the Notes and the other Loan Documents, capitalized terms used but not defined herein having the meanings given such terms in the Credit Agreement); (b) all obligations of Assignor now or hereafter existing under this Assignment and the other Loan Documents; (c) all obligations of Robbins Amos, L.L.C. and Robbins Avalon, L.L.C. to Assignee under that certain Promissory Note in the principal amount of \$2,600,000 dated as of April 17, 2002, to the order of Assignee and under the mortgage and all other documents and instruments executed by Owners in connection therewith; and (d) all other obligations of Assignor to Assignee which state that they are secured by the Collateral; in each case of (a) through (d) including any extensions, modifications, substitutions, amendments and renewals thereof, whether for principal, interest, fees, expenses or otherwise (the "Secured Obligations").

SECTION 3. Representations and Warranties; Covenants. Assignor warrants and covenants that: (a) the Marks are subsisting and have not been adjudged invalid or unenforceable; (b) to the best of Assignors' knowledge, each of the Marks is valid and enforceable; (c) no claim has been made that the use of any of the Marks does or may violate the rights of any other Person, except as has been advised to Assignee in writing prior to the date of the Credit Agreement; (d) Assignor is the sole owner of the right, title and interest in and to each of the Marks, free and clear of any liens, charges and encumbrances, including without limitation pledges, assignments, licenses, registered user agreements and covenants by Assignor not to sue other Persons; (e) Assignor has the right to enter into this Assignment and perform its terms; and (f) Assignor has used, and will continue to use for the duration of this Assignment, proper statutory notice in connection with its use of the Marks and consistent standards of quality in its furnishing of services and selling of products under the Marks.

SECTION 4. No Inconsistent Agreements. Assignor agrees that, until all of the Secured Obligations shall have been satisfied in full, it will not, without Assignee's prior written consent, enter into any agreement (including any license agreement) which is inconsistent with Assignor's obligations under this Assignment.

SECTION 5. New Marks. If, before the Secured Obligations shall have been satisfied in full, Assignor shall obtain rights to any new trademarks or service marks, the provisions of Section 1 shall automatically apply thereto and Assignor shall give Assignee prompt written notice thereof. Assignor authorizes Assignee to modify this Assignment by amending Exhibit A to include any future trademarks and trademark applications, and service mark applications and service marks, covered by Section 1.

SECTION 6. License.

(a) Unless and until there shall have occurred an Event of Default, Assignee hereby grants to Assignor the exclusive, non-transferable right and license to use (in the same way as used prior to the date hereof) the Marks, together with the goodwill associated therewith, in connection with the services furnished and products sold by Assignor or any of Assignor's subsidiaries.

(b) Assignor covenants and warrants to maintain the quality of the services furnished and products sold by it or by any of its subsidiaries in connection with the Marks at the same high level as had been maintained by the Assignor prior to the date hereof.

(c) Assignor shall allow Assignee or any employee or agent of Assignee, upon reasonable notice and during regular business hours, to come onto Assignor's premises to ensure that the services furnished and products sold by Assignor or any of its subsidiaries in connection with the Marks are of the high level of quality maintained by Assignor for such products and services prior to the date hereof.

(d) Assignor agrees not to sell or assign its interest in, or grant any sublicense under, the license granted to Assignor in Section 1 without the prior written consent of Assignee.

SECTION 7. Maintenance of Marks. (a) Any and all fees, costs and expenses (including attorney's fees and legal expenses incurred by Assignee) in connection with protecting, maintaining or preserving the Marks, or in defending or prosecuting any actions or proceedings arising out of or related to the Marks, shall be borne and paid by Assignor on demand by Assignee. (b) Assignor shall have the duty, through counsel acceptable to Assignee and at Assignor's expense, to make federal application on registrable but unregistered Marks, to file and prosecute opposition and cancellation proceedings, and to do any and all acts which are necessary or desirable to preserve and maintain all rights in the Marks. (c) Assignor shall not, without the prior written consent of Assignee, abandon any Mark.

SECTION 8. Enforcement of Marks. Assignor shall have the right, with the prior written consent of Assignee, to bring any opposition proceedings, cancellation proceedings or lawsuit in its own name to enforce or protect the Marks, in which event Assignee may, if necessary, be joined as a nominal party to such suit if Assignee shall be satisfied that it is not thereby incurring any risk of liability because of such joinder. Assignor shall promptly, upon demand, reimburse and indemnify Assignee for all damages, costs and expenses, including attorney's fees, incurred by Assignee in the fulfillment of the provisions of this Section 8.

SECTION 9. Failure to Comply. If Assignor fails to comply with any of its obligations hereunder, Assignee may do so in Assignor's name or in Assignee's name but at Assignor's expense, and Assignor hereby agrees to reimburse Assignee in full for all expenses, including attorney's fees, incurred by Assignee in protecting, defending and maintaining the Marks.

SECTION 10. Remedies.

(a) If any Event of Default shall have occurred and be continuing, Assignor's license under the Marks, as set forth in Section 6, shall terminate forthwith, and Assignee shall have, in addition to all other rights and remedies given it by this Assignment, those allowed by law and the

rights and remedies of a secured party on default under the Uniform Commercial Code as enacted in any jurisdiction in which the Marks may be located and, without limiting the generality of the foregoing, Assignee may immediately, without demand of performance and without other notice (except as set forth below) to or demand on Assignor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, in Colbert County, Alabama, Morgan County, Alabama, or elsewhere, all or (from time to time) any of the Marks together with the goodwill of the business to which such Marks relate. Assignee, after deducting from the proceeds of sale or other disposition of the Collateral all expenses (including all expenses for broker's fees and legal services), shall apply the balance of such proceeds against the payment of all or part of the Secured Obligations as Assignee shall select. Any remainder of the proceeds after payment in full of the Secured Obligations shall be paid over to Assignor. Notice of any sale or other disposition of the Collateral shall be given to Assignor at least ten days before the time of any intended public or private sale or other disposition of the Collateral is to be made, which Assignor hereby agrees shall be reasonable notice of such sale or other disposition.

(b) In the event of the occurrence and continuance of an Event of Default, Assignor hereby irrevocably authorizes and empowers Assignee to make, constitute and appoint any officer or agent of Assignee as Assignee may select, in its discretion, as Assignor's true and lawful attorney-in-fact, with the power to endorse Assignor's name on all applications, documents, papers and instruments necessary for Assignee to use the Marks, or to grant or issue any exclusive or non-exclusive license under the Marks to anyone else, or necessary for Assignee to assign, pledge, convey otherwise transfer title in or dispose of the Marks to anyone else.

SECTION 11. Re-Assignment. At such time as Assignor shall completely satisfy (after all of the Commitments have expired and Assignee shall have no further obligations under the Loan Documents to make further Advances) all of the Secured Obligations, this Assignment shall terminate and Assignee shall execute and deliver to Assignor all deeds, assignments and other instruments as may be necessary or desirable to release to Assignor full title to the Collateral, subject to any disposition thereof which may have been made by Assignee pursuant hereto.

SECTION 12. No Waiver; Cumulative Remedies. No course of dealing between Assignor and Assignee, nor any failure to exercise, nor any delay in exercising, on the part of Assignee, any right, power or privilege hereunder or under any other Loan Document 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. All of Assignee's rights and remedies with respect to the Collateral, whether established hereby or by any other Loan Document or by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently.

SECTION 13. Security Interest Absolute. All rights of Assignee and security interests hereunder, and all obligations of Assignor hereunder, shall be absolute and unconditional, irrespective of: (a) any lack of validity or enforceability of the Credit Agreement, the Notes, the Guaranty, the Leasehold Mortgage or any other Loan Document or agreement or instrument relating thereto; (b) any change in the time, manner or place of payment of, or in any other term of, all or any of the Secured Obligations or any other amendment or waiver of or any consent to any departure from the Credit Agreement, the Notes, the Guaranty or any other Loan Document or agreement or instrument relating thereto; (c) any exchange, release or non-perfection of any other Collateral, or any release or amendment or waiver of or consent to departure from any guaranty, for all or any of the Secured Obligations; or (d) any other circumstance which might

otherwise constitute a defense available to, or a discharge of, the Borrower or a third party grantor of a security interest. Without limiting the generality of the foregoing, Assignor hereby consents to, and hereby agrees that the rights of Assignee and the security interests hereunder, and the obligations of Assignor hereunder, shall not be affected by, any and all releases of any Collateral (as defined in the Credit Agreement) from the Liens created by any Collateral Documents.

SECTION 14. Amendments; Etc. No amendment or waiver of any provision of this Assignment nor consent to any departure by Assignor herefrom, shall in any event be effective unless the same shall be in writing and signed by Assignee, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.

SECTION 15. Addresses for Notices. All notices and other communications provided for hereunder shall be given in writing and, if to Assignor, mailed or telegraphed or delivered to it, addressed to it at 2802 East Avalon Avenue, Muscle Shoals, Alabama 35661, Attention: CFO; if to Assignee, mailed or delivered to it, addressed to it at the address of Assignee specified in Section 7.02 of the Credit Agreement, or as to either party at such other address as shall be designated by such party in a written notice to each other party complying as to delivery with the terms of this Section. All such notices and other communications shall, when mailed be effective when deposited in the mails addressed as aforesaid, *provided* that no notice given to Assignee shall be effective until received by Assignee.

SECTION 16. Continuing Security Interest; Transfer of Secured Obligations. This Assignment shall create a continuing security interest in the Collateral and shall (i) remain in full force and effect until payment in full of the Secured Obligations and expiration of the obligation of Assignee to make Advances under the Credit Agreement, (ii) be binding upon Assignor, its successors and assigns and (iii) inure, together with the rights and remedies of Assignee hereunder, to the benefit of Assignee and its successors, transferees and assigns. Without limiting the generality of the foregoing clause (iii), Assignee may assign or otherwise transfer any Secured Obligation held by it, or any interest therein, to any other Person and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Bank herein or otherwise.

SECTION 17. Financial Condition of Borrower. Assignor represents to Assignee that Assignor is now and will be completely familiar with the business, operations and condition of the Borrower, and Assignor hereby waives and relinquished any duty on the part of any Bank to disclose any matter, fact or thing relating to the business, operations or condition of the Borrower now known or hereafter known by such Bank.

SECTION 18. Governing Law. This Assignment shall be governed by and construed in accordance with the laws of the State of Alabama, except to the extent that the perfection of the security interest hereunder, or remedies hereunder, are governed by the laws of a jurisdiction other than the State of Alabama.

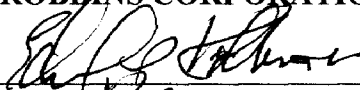
////////////////////////////////////

SECTION 19. Joint and Several Obligations. The obligations of Assignor hereunder shall be joint and several.

**IN WITNESS WHEREOF**, each Assignor and Assignee each has caused this Assignment to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

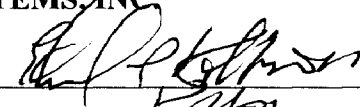
“Assignor”:

**E. S. ROBBINS CORPORATION**

By:  (SEAL)  
Title: Pres.

“Assignor”:

**CENTAUR HTP NORTHEAST FENCING SYSTEMS, INC**

By:  (SEAL)  
Title: Pres

“Assignor”:

 (SEAL)  
**E. S. ROBBINS, III**

“Assignor”:

 (SEAL)  
**MARY L. ROBBINS**



STATE OF ALABAMA )

Lauderdale COUNTY )

I, the undersigned authority, a Notary Public in and for said county in said state, hereby certify that **E. S. Robbins, III** and **Mary L. Robbins**, whose names are signed to the foregoing instrument and who are known to me, acknowledged before the undersigned on this day, that, being informed of the contents of the said instrument, they executed the same voluntarily.

GIVEN under my hand and seal, this 17<sup>th</sup> day of April, 2002.

[ NOTARIAL SEAL ]

Angela Matthews

Notary Public

My Commission Expires: March 11, 2003

STATE OF ALABAMA )

Madison COUNTY )

I, the undersigned authority, a Notary Public in and for said county in said state, hereby certify that **E. S. Robbins, III**, whose name as President of each of **E. S. Robbins Corporation**, an Alabama corporation, and **Centaur HTP Northeast Fencing Systems, Inc.**, an Alabama corporation, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day, that, being informed of the contents of the said instrument, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporations.

GIVEN under my hand and seal, this 17 day of April, 2002.

[ NOTARIAL SEAL ]

[Signature]

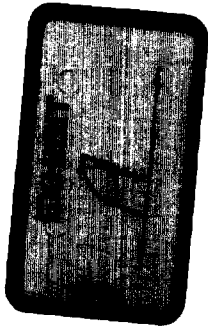
Notary Public

My Commission Expires: 08/30/05

Affix Seal

Exhibit A  
to Trademark and Service Mark Assignment  
Dated as of April 1, 2002  
to Union Planters Bank, National Association

Registered Trademarks and Service Marks



ACTIVE U.S. TRADEMARKS

Ref#	Trademark	Status	Registrations#	Serial #	Status	Owner
294-7	CENTAUR	R	1,449,264	73/614,752	LIVE	E S Robbins Corp.
	CENTAUR	R	1,448,134	73/614,754	LIVE	E S Robbins Corp.
294-8	CENTAUR HIGH-TENSILE POLYMER	R	1,504,583	73/614,755	LIVE	E S Robbins Corp.
294-9	CENTAUR HIGH-TENSILE POLYMER FENCE	R	1,460,606	73/614,753	LIVE	E S Robbins Corp.
294-61	HTP	R	2,080,099	75/017,664	LIVE	E S Robbins Corp.
294-11	SPUR	R	2,076,394	75/023,248	LIVE	E S Robbins Corp.
	SPUR	R	1,691,569		LIVE	E S Robbins Corp.
294-16	CENTAUR HTP	R	1,482,139	73/667,700	LIVE	E S Robbins Corp.
294-52	POLYCHARGE	R	2,120,312	75/005,652	LIVE	E S Robbins Corp.
294-55	POLYSITE	R	2,120,311	75/408,486	LIVE	E S Robbins Corp.
294-59	POLYSTEEL	R	2,120,313	75/005,654	LIVE	E S Robbins Corp.
294-60	POLYSAFE	R	2,077,926	75/677,812	LIVE	E S Robbins Corp.
294-66	THE HORSE FRIENDLY FENCE	R	2,412,785	75/408,486	LIVE	E S Robbins Corp.
294-69	FENCE DIRECT	TM		75/485,557	LIVE	E S Robbins Corp.
294-71	POLYSTRAND	R	2,491,142	75/603,081	LIVE	E S Robbins Corp.
294-74	POLYPLUS	TM		76/084,335	LIVE	E S Robbins Corp.
294-77	AG-FLEX	TM		76/220,248	FILED	E S Robbins Corp.
300-16	CONCOURSE	R	1,208,608	73/305,827	LIVE	E S Robbins Corp.
300-17	EMBERMAT	R	1,213,335	73/305,825	LIVE	E S Robbins Corp.
300-18	ANCHOR STRIP	R	1,223,790	73/305,826	LIVE	E S Robbins Corp.
300-19	ANCHORSTAT	R	1,237,362	73/306,046	LIVE	E S Robbins Corp.
300-20	TRANS-STAT	R	1,397,725	73/566,076	LIVE	E S Robbins Corp.
300-21	ARMOR-SEAL	R	1,414,240	73/576,631	LIVE	E S Robbins Corp.
300-42	FOLD-A-MAT	R	1,564,722	73/732,981	LIVE	E S Robbins Corp.
300-55	CLEAR-FLEX	R	1,489,351	73/686,948	LIVE	E S Robbins Corp.
300-56	SCRATCH GUARD	R	1,507,611	SUPPLEMENTAL	LIVE	E S Robbins Corp.
300-69	CRYSTAL EDGE	R	1,525,885	73/736,398	LIVE	E S Robbins Corp.
300-236	BEVELED-EDGE	R	1,891,189	74/225,565	LIVE	E S Robbins Corp.
300-275	POP-TITE	R	1,879,234	74/379,337	LIVE	E S Robbins Corp.
300-304	KLEER MEASURE	R	1,991,552	74/443,051	LIVE	E S Robbins Corp.
300-331	INTERVINLYS	R	1,126,217	73/180,192	LIVE	E S Robbins Corp.
300-333	KLEERSTRIP	R	1,089,707	73/118,660	LIVE	E S Robbins Corp.
300-358	SWEET SHOT	R	2,425,394	74/731,863	LIVE	E S Robbins Corp.
300-405	SAFEVUE	TM		75/716,421	LIVE	E S Robbins Corp.
300-409	IMPACDOR	R	2,121,661	75/217,622	LIVE	E S Robbins Corp.
300-412	ANCHORMAT	R	1,145,503	75/217,662	LIVE	E S Robbins Corp.

TRADEMARK

REEL: 002521 FRAME: 0452

Confidential

04/24/2002

Ref#	Trademark	Status	Registration#	Serial #	Status	Owner
300-421	CLEAR-FLEX II	R	PROTECTED UNDER REG. #1,489,351 - CLEAR FLEX			E S Robbins Corp.
300-428	CLEAR-VALU	R	2,383,839	75/485,292		E S Robbins Corp.
300-456	NO CRACK MAT	TM		75/859,363		E S Robbins Corp.
300-463	FOLDABLES	TM		76/040,885		E S Robbins Corp.
300-466	ZIP STRIP	TM		76/084,725		E S Robbins Corp.
300-488	THE FEEL GOOD MAT (CHAIRMATS)	TM		76/202,107		E S Robbins Corp.
300-489	THE FEEL GOOD CHAIRMAT	TM		76/202,108		E S Robbins Corp.
300-496	KLEER-VUE (DESK PADS)	TM		76,240,549		E S Robbins Corp.
300-499	FEEL GOOD MAT (WALL/FLOOR TILES, AUTO MATS, RUNNER)	TM		76/266,263		E S Robbins Corp.
300-500	HURT SO GOOD (WALL & FLOOR TILES)	TM		76/283,122		E S Robbins Corp.
300-501	PUCK BOTTLE (COLLAPSIBLE WATER BOTTLES)	TM		76/275,780		E S Robbins Corp.
3853,33375	NO DRIPPY SIPPY	R	2,182,831	75/188,390		E S Robbins Corp.
3853,34069	SIPPY	R	2,170,362	75/212,441		E S Robbins Corp.
	BEVELED-EDGE	R	1,463,182	73/614,756		E S Robbins Corp.
	FLEXFLO	R	1,987,696	74/636,645		E S Robbins Corp.
10813/023		TM		76/312,294		Mr. Robbins
10813/036	CROCODILE ED'S FISH MARKET (ESR'S RESTAURANT)	TM		76/312,295		Mr. Robbins
10813/041	CROCODILE ED'S (ESR'S RESTAURANT)	TM		76/312,435		Mr. Robbins
10813/040	CROCODILE ED'S SEAFOOD (ESR'S RESTAURANT)	TM		76/312,435		Mr. Robbins
10813/045	SECRETARIAT SERIES	TM		76/335,751		E S Robbins Corp.
10813/048	BARN RUNNER	TM		76/340,427		E S Robbins Corp.
10813-047	REFLEX (Plastic Wall Tiles and Plastic Floor Tiles)	TM		76/334,307		E S Robbins Corp.
	WHITE LIGHTNING	TM		76/363,547		E S Robbins Corp.
	THE MAX (hangar system and anchors for strip curtain)	TM		76/368,154		E S Robbins Corp.
	ALECO (stylized)	TM		76/381,614		E S Robbins Corp.
10813/056	ESROBBINS (stylized)	TM		76/366,174		E S Robbins Corp.
10813/057	ROBBINS FLOOR PRODUCTS	TM		76/365,154		E S Robbins Corp.
10813/043	DR. HONEY	TM		76/315,013		E S Robbins Corp.
10813/044	DOCTOR HONEY	TM		76/315,740		Mr. Robbins
		TM				Mr. Robbins

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