03-04-04 03:47pm From-GARDERE	+2149994176 T-697 P.01 F-579						
FORM PTO-1594RECORDATION FORM COVER SHEET U.S. DEPAR 1-31-92 TRADEMARKS ONLY Patent and Trademark C	RTMENT OF COMMERCE Office						
To the Honorable Commissioner of Patents and Trademarks. Please re	cord the attached original documents or copy thereof.						
Name and Address of Conveying Party(ies): Resource Recycling, L.L.C. 4801 Florida Ave. New Orleans, LA 70130	2. Name and Address of Receiving Party(les): Fleet Capital Corporation 5950 Sherry Lane, Suite 300 Dallas, Texas 75225						
Individual(s) Association General Partnership Limited Partnership Corporation – State: X Other: Louisiana Limited Liability Company	Individual(s) Association General Partnership Limited Partnership X Corporation State: Rhode Island Other:						
Additional Name(s) of Conveying Party(ies) Attached	Additional Name(s) of Receiving Party(ies) Attached						
3. Nature of Conveyance:	Assignee is not domiciled in the United States, a Domestic Representative Designation is Attached.						
Assignment Security Agreement Merger Change of Name X Other: Corrective Assignment to Reel/Frame 002621/0882 — Conveying party should be Resource Recycling, L.L.C. Execution Date:	4. Application Number(s) or Registration Number(s): Registration No. 1,781,753						
Name and Address of Party to Whom Correspondence Concerning Documents Should Be Mailed:	6. Total Number of Applications and Registrations Involved:						
Lisa R. Hemphill Gardere Wynne Sewell LLP 1601 Elm Street, Suite 3000 Dallas, Texas 75201-4761 214-999-4682 - Telephone 214-999-4667 Facsimile E-Mail Ihemphill@gardere.com	7. Total Fee (37 CFR 3.41): \$ 40.00 Previously submitted X Authorized to be Charged to Deposit Account X Charge Any Deficiencies to Deposit Account 8. Deposit Account Number: 97-9153						
9. Statement and Signature: To the best of my knowledge and belief, the foregoing information is to the best of my knowledge and belief, the foregoing information is to the best of my knowledge and belief, the foregoing information is to the best of my knowledge and belief, the foregoing information is to the best of my knowledge and belief, the foregoing information is to the best of my knowledge and belief, the foregoing information is to the best of my knowledge and belief.	true and correct and any attachment copy is a true copy of the original document. Document sent via facsimile to 703-306-5995.						
April 4, 2003 Date Mail To: Commissioner of Patents and Trademarks, Box ASSIGNMENTS, Washington, D.C. 20231 Tot	al # of Pages Including This Cover Sheet: 9						

03-04	l-04	03:48pm	From-GARDERE				2149994176		T-697 P.04	4/09 F-5	79	
03-08-	-21	07:17pm	From-GARDERE	03/21/2	003	+2149V	4114	1-005	F-01/00 F		1	
					526	CHAMERO	COR				1	
	TDA	NEMA	THOM FORM COVER SHE	Parest and Tracement Off	(49						-	
1-27-62	11111		Total de la Contraction de la	: Trademerks. Piesse rec	and sive est	nched of	nginal dožuments	or copy to	ereaf.		4	
				3	2.	lama ir	nd Address of Re	caiving P	arty(ine):			
			as of Conveying Part	A(me):	. 1	Fleet C	acital Corpora	tion			ı	
	South	hem Kecj Florida A	roling, L.L.C.	1		5950 3	heny Lane, S	uite 300				
	New	Odeans,	LA 70130			Dellas,	Texas 75225				_]	
_					Γ		ndividual(3)					
		individual	(4)		<u> </u>	1	Associatiós				ł	
1		Associate	ore		-						1	
lt		General F	Partital de la composition della composition del				General Parmeral	NP PI			1	
l 1		Carriand P	ermeratio		1		Limited Pertripret	争				
		4	ian — Santi:			x	Corporation - St	110 :	Rnode islan	4	_	
		4	Louisiana Limitad L	ianas Company	Ì		Other:					
	×	Other:	t Name(s) of Conveyor				Actoritional Harmel	s) of Rect	wing Party(ns)	Participa		
	L	are of Conv					Assignee & NO.	i pektytjoj	n me Linded Sta n is Adadhed	166, S COMO	stic.	
•						Representative Configuration is Associated. Application Number(s) or Registration Humber(s)						
	<u> </u>	Assign#	nent		^	• •						
	х	Security	Agreement		1	F	Registration No), 7 ₄ / 0 3;	/33			
1		Merger										
1		Change	of Name									
1		Others	Security interests		İ	_						
	1_				7							
-			: 3/12/2003 Street of Party to Who	- Comercial	1.	Total	Mamber of Appl	cations a	nd Registration	ją kreatusii:	•	
1	Na Co	me and wa acething D	ochweige glygnig ge Signer at Laufi is said	Mailed:	1							
1	La Ga	a R. Hemph wara Wyon	ill a Sawsk LLP		7. Total Fee (ST CFR 1-41): \$ 40.00							
1	18	ûs Eim Sire	at, Sulta 3000 75201-4761				Previously subi	nkted				
1					1	<u> </u>	1					
1	27 21	4-999-4667	- Temphone Faceimie		1	×	Authorizad to b	e Charges	1 to Deposit Aco	Dribt		
	€-	Mail Inempi	mico.anebrag@in		1	×	Charge Any Di	ficiel/cles	to Deposit Acco	MATE.		
•					8.	Dep	DER ADBOURT NA	nher:		07-0153		
-			- Alexandra de la									
12.	. 3 1		nž Šignature:	f, the foregoing information i	s trup and	conscr	nd any althorophis	copy as in t	vue copy of the o	nginal docum	nant.	
1	71	the Dest of	Whiteniseds suggester	व, भारत राम्यक्षिकाम् वस्यानसम्बद्धाः		Doc	iment sent via 140	aimie 10 T	703-30 5-999 5.	,		
	,	Λ				1	41-4mbrs mm: cc. 2004 (24,	<i>".,</i> — •	,			
l		 (]	. Day									
	V-	كلا /		emphil		·						
	4	Sha R Memp	rch 20, 2003	Date		<u> </u>						
1	, .	tali To: Corr	masioner of Patents	nd Trademarks,	أكبد فة لمحمدة	Donos in	cusing This Cove	r Styeet (8			

DALLAS 1257964v1

EXECUTION VERSION

TRADEMARK SECURITY AGREEMENT

WHEREAS, SOUTHERN RECYCLING, L.L.C., SOUTHERN SCRAP MATERIAL CO., L.L.C., SOUTHERN SCRAP RECYCLING MORGAN CITY, L.L.C., AUTO SHRED RECYCLING, L.L.C., SSX, L.C., RESOURCE RECYCLING, L.L.C., SOUTHERN RECYCLING SALES, L.L.C., each a Louisiana limited liability company (each a "Borrower" and collectively, the "Borrowers") and FLEET CAPITAL CORPORATION, a Rhode Island corporation, as lender ("Lender") are parties to a Loan and Security Agreement dated as of February 14, 2003 (as same may be amended, restated, supplemented, or otherwise modified from time to time, the "Loan and Security Agreement"), providing for extensions of credit to be made to Borrowers by Lender pursuant to the Loan and Security Agreement;

WHEREAS, pursuant to the terms of the Loan and Security Agreement, Resource Recycling, L.L.C., a Louisiana limited liability company ("<u>Pledgor</u>") is obligated to secure the prompt payment and performance of the Obligations (as defined in the Loan and Security Agreement); and

WHEREAS, pursuant to the terms of the Loan and Security Agreement, Pledgor has granted to Lender a security interest in substantially all the assets of Pledgor, including all right, title and interest of Pledgor in, to and under all now owned and hereafter acquired Trademarks (as defined below), Trademark registrations, Trademark applications and Trademark Licenses (as defined below), together with the goodwill of the business symbolized by Pledgor's Trademarks, and all proceeds thereof, to secure, inter alia, the payment of the Obligations and all other amounts owing by any Borrower under the Loan and Security Agreement. The Trademarks, Trademark registrations, Trademark Licenses and Trademark applications are listed on Schedule 1 annexed hereto.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Pledgor does hereby grant to Lender a continuing security interest in all of its respective right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

- (1) each Trademark, Trademark registration and Trademark application, together with any reissues, continuations or extensions thereof, including, without limitation, each Trademark, Trademark registration and Trademark application referred to in <u>Schedule 1</u> annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application;
- (2) each Trademark License and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark License; and

TRADEMARK SECURITY AGREEMENT - Page 1 DALLAS 1250042v1

all products and proceeds of the foregoing, including, without limitation, (3) any claim by Pledgor against third parties for past, present or future (a) infringement or dilution of any Trademark or Trademark registration including, without limitation, the Trademarks and Trademark registrations referred to in Schedule 1 annexed hereto, the Trademark registrations issued with respect to the Trademark applications referred in Schedule 1 and the Trademarks licensed under any Trademark License, or (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark licensed under any Trademark License.

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

As used herein, the following terms have the following meanings:

- "Trademark License" means any written agreement now or hereafter in existence A. granting to Pledgor any right to use any Trademark (excluding any such agreement if and to the extent that any attempt to grant a security interest hereunder in any such agreement without the consent of a third party would constitute a breach thereof and such consent has not been obtained by Pledgor).
- "Trademarks" means collectively all of the following now owned or hereafter B. created or acquired by Pledgor: (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications in connection therewith including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof; (b) all reissues, extensions or renewals thereof; (c) all income, royalties, damages and payments now or hereafter due and/or payable under any of the foregoing or with respect to any of the foregoing including damages or payments for past or future infringements of any of the foregoing; (d) the right to sue for past, present and future infringements of any of the foregoing; (e) all rights corresponding to any of the foregoing throughout the world; and (f) all goodwill associated with and symbolized by any of the foregoing.

Terms not otherwise defined herein, shall have the same meanings as in the Loan and Security Agreement.

TRADEMARK SECURITY AGREEMENT - Page 2 DALLAS 1250042v1

IN WITNESS WHEREOF, Pledgor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of March <u>12</u>, 2003.

PLEDGOR:

RESOURCE RECYCLING, L.L.C., a Louisiana limited liability company

By:

SOUTHERN RECYCLING, L.L.C., a Louisiana limited liability company

its sole member

Name: Edward L. Diefenthal
Title: Chief Executive Officer

Acknowledged:

FLEET CAPITAL CORPORATION, as Lender

Name: Joy L. Bartholomew Title: Senior Vice President

ACKNOWLEDGMENT

On the /2 day of March, 2003, before me personally appeared Edward L. Diefenthal, to me personally known or proved to me on the basis of satisfactory evidence to be the person described in and who executed the foregoing instrument as Chief Executive Officer of Southern Recycling, L.L.C., a Louisiana limited liability company, sole member of Resource Recycling, L.L.C., who being by me duly sworn, did depose and say that he is Chief Executive Officer of Southern Recycling, L.L.C., the limited liability company which executed the foregoing instrument; that the said instrument was signed on behalf of said limited liability company as sole member of Resource Recycling, L.L.C.; that he signed his name thereto by like authority; and that he acknowledged said instrument to be the free act and deed of said limited liability company.

(Seal)

Notary Public in and for the State of Louisiana

My commission expires: AT DE ATH

SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT

UNITED STATES TRADEMARK REGISTRATIONS

Registration

Registration

Mark

Country

Number

Date

RESOURCE RECYCLING

US

1,781,753

7/13/1993

UNITED STATES TRADEMARK APPLICATIONS

Mark

Country

Application

Date of

Number

Filing

NONE

FOREIGN TRADEMARK REGISTRATIONS

NONE

FOREIGN TRADEMARK APPLICATIONS

NONE

TRADEMARK LICENSES

NONE

UNREGISTERED TRADEMARKS

NONE

TRADEMARK SECURITY AGREEMENT - Schedule I **DALLAS 1250042**

RECORDED: 04/04/2003