Form PTO-1594 U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005) 102347149 Tab settings ⇒⇒⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies): Name: American Weather-Seal Company American Weather-Seal Company Internal Address: Association Street Address: 2890 "R" Avenue Limited Partnership General Partnership City:\_Adel State: IA Zip: 50003 Corporation-State Other \_ Individual(s) citizenship\_\_\_ Association\_ ٦Ν٥ Additional name(s) of conveying party(ies General Partnership\_ 3. Nature of conveyance: Limited Partnership Corporation-State\_IA ✓ Assignment s) attached? ☐ Yes ✓, Security Agreement 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 Other Execution Date: 12/05/2002 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) 1558766; 2418012 A. Trademark Application No.(s) 2419665; 2070786; 1998396; 2115059 ✓ Yes Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and 22 concerning document should be mailed: registrations involved: ..... Name: Rod Kubat 7. Total fee (37 CFR 3.41).....\$ 565 Internal Address: Enclosed Authorized to be charged to deposit account 8. Deposit account number: 700 Walnut Street Street Address: **Suite 1600** City: Des Moines Zip:50309-3899 State: IA DO NOT USE THIS SPACE 9. Signature. January 13, 2003 David S. Mulcahy 01/23/2003 DBYRNE Name of Person Signing Date otal number of pages including cover sheet, attachments, and documen 01 FC:8521 02 FC:8522 documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

TRADEMARK
REEL: 002655 FRAME: 0172

## CONTINUATION FOR RECORDATION FORM COVER SHEET

American Weather-Seal Company Conveying Party:

860 Boardman-Canfield Road The Boca Building, Suite 107 Boardman, OH 44512-4235

Receiving Party: American Weather-Seal Company

> 2890 "R" Avenue Adel, Iowa 50003

Continuation of Item 4 (Registration Numbers): 2103870; 2479474; 2163009; 1329234; 1901457; 1905309; 1246839; 962431; 2023339; 2344165; 1427807; 2087150; 2421877;

1099998; 1594259.

**TRADEMARK REEL: 002655 FRAME: 0173** 

## TRADEMARK ASSIGNMENT

WHEREAS, pursuant to an Asset Purchase Agreement (the "Asset Purchase Agreement") executed as of October 15, 2002, between AMERICAN WEATHER-SEAL COMPANY ("Assignor"), a Delaware Corporation, as Seller, and Monarch Manufacturing Company, as Buyer, and assigned by Buyer to AMERICAN WEATHER-SEAL COMPANY ("Assignee"), an Iowa corporation formerly known as Monarch American Weather-Seal Company, pursuant to that certain Assignment of Asset Purchase Agreement dated December 2, 2002, which Asset Purchase Agreement is incorporated herein by reference, Assignee is the purchaser of the Transferred Assets, which are utilized by Assignor in its Business at the Orrville and Winesburg, Ohio manufacturing facilities, including, but not limited to the entire right, title, and interest in and to each of the trademarks, trademark registrations, and applications therefor listed on the attached Exhibit A (collectively, the "Trademark Rights"), and any and all rights and privileges provided under the trademark, common, and other laws of the United States, the individual states thereof, and iurisdictions foreign thereto with respect to the foregoing; the GOODWILL of the business in which the Trademark Rights are used and the GOODWILL as represented by such Trademark Rights: and any and all renewals thereof, including the right to claim priority in all jurisdictions based on the Trademark Rights, together with all rights of action for past infringement, the same to be held and enjoyed by Assignee to the full end of the terms for which the Trademark Rights are granted, as fully and entirely as the same could have been held and enjoyed by Assignor if this assignment and sale had not been made;

WHEREAS, the United States Bankruptcy Court for the Northern District of Ohio (Eastern Division) (the "Bankruptcy Court") entered and enrolled on November 26, 2002, its Order Approving (1) Asset Purchase Agreement with Monarch Manufacturing Company; (2) Sale of Estate

Trademark Assignment 20021204

Page 1

Property Free and Clear of All Interests; and (3) Assumption and Assignment of Certain Related

Executory Contracts (the "Sale Order"), which is incorporated herein by reference as if fully set

forth; and,

WHEREAS, this Trademark Assignment is being executed and delivered pursuant to the

terms of the Asset Purchase Agreement and is entitled to all the rights and protections afforded to

Assignor and Assignee pursuant to the Sale Order.

WHEREAS, Assignee is a successor to the business, assets and appurtenant goodwill of

Assignor to which the Trademark Rights pertain, and the parties acknowledge that the business of

Assignor was, at the time of the assignment, transfer, grant, and pledge ongoing and existing as

required under 15 U.S.C. § 1060;

NOW, THEREFORE, in view of the payment of Ten Dollars and 00/100 (\$10.00) and other

legally sufficient and valuable consideration, the receipt and sufficiency of which are hereby

acknowledged by Assignor, Assignor DOES HEREBY assign, transfer, grant, and pledge to

Assignee, any and all right, title and interest in and to the Trademark Rights; all rights and privileges

provided under the trademark and other laws of the United States, the individual states thereof, and

jurisdictions foreign thereto with respect to the foregoing; the GOODWILL of the business in

which the marks are used; and any and all renewals thereof, including the right to claim priority in

all jurisdictions based on the Trademark Rights, the same to be held and enjoyed by Assignee to the

full end of the terms for which the Trademark Rights are granted, as fully and entirely as the same

could have been held and enjoyed by Assignor if this assignment and sale had not been made,

together with all rights of action for past infringement.

Trademark Assignment 20021204

Page 2

Assignor shall, without further consideration, execute any and all additional documents and take such further action as may be reasonably requested by Assignee to vest in Assignee good, valid, and marketable title to the Trademark Rights.

This Assignment and all terms hereof shall be binding upon and inure to the benefit of the parties and their respective heirs, personal and legal representatives, successors, and assigns.

This Assignment is free and clear of all Interests (as defined in the Sale Order). This Assignment and transfer is made pursuant to the Asset Purchase Agreement and the Sale Order and is entitled to all of the benefits, rights and protections of the Sale Order and the benefits of all findings and orders set forth in the Sale Order, including, without limitation, the orders in paragraphs 5, 6, 9, 10, 11, 13, 14, 15,16 and 17 of the Sale Order.

The recitals hereto are incorporated herein by reference. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Asset Purchase Agreement, unless the context clearly requires otherwise.

ATTEST:	AMERICAN WE	ATHER-SEAL COMPANY
	_ Jones S	Janungann
	Joseph Dominijann	i, President
STATE OF OHIO		
	S	
COUNTY OF MAHONING		

On this 5<sup>th</sup> day of December 2002, before me, the undersigned Notary Public, personally appeared Joseph Dominijanni, as President of American Weather-Seal Company, known to me or satisfactorily proven to be the person whose name is subscribed to the above document, and acknowledged that he executed the same for the purposes expressed therein. I attest that the principal appears to be of sound mind and not under or subject to duress, fraud or undue influence.

NOTARY PUBLIC

David J. Wolfe, Jr. Attorney-at-Law / Notary Public My Commission Does Not Expire

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0.R.C. § 147.03

## EXHIBIT A

	FILING DATE A	APPLICATION NUMBER	REGISTRATION DATE	REGISTRATION NUMBER	STATUS	CLASSES
		970103301	12/28/98	1234070	REGISTERED	10
	<del> </del>				A COSTENED	61
02/10/89	<del> </del>	73/780,058	10/03/89	1558766	REGISTERED	6,019
86/90/L0	<u> </u> 	75/513,242	01/02/01	2418012	REGISTERED	06,19
86/90/L0		75/513,241	01/09/01	2419665	REGISTERED	06,19
01/02/96		75/039,065	06/10/97	2070786	REGISTERED	19
10/19/95		75/007,809	96/20/60	1998396	REGISTERED	19
06/05/02		76/417,757	PENDING	19		
09/20/95		75/735,287	11/25/97	2115059	REGISTERED	19
05/04/95		74/669,797	10/07/97	2103870	REGISTERED	19
02/18/00		75/923,035	08/21/01	2479474	REGISTERED	19
07/12/94		74/549,593	86/60/90	2163009	REGISTERED	19
06/25/84		486930	04/09/85	1329234	REGISTERED	9
PROPOSED						
06/13/94		74/536,615	06/27/95	1901457	REGISTERED	06,19
06/13/94		74/537,280	07/18/95	1905309	REGISTERED	06,19
11/19/81		337822	08/02/83	1246839	REGISTERED	9
02/04/72		414672	07/03/73	962431	REGISTERED	12
08/22/95		74/718,863	12/17/96	2023339	REGISTERED	19
01/22/98		75/421,719	04/18/00	2344165	REGISTERED	19
07/26/85		550126	02/03/87	1427807	REGISTERED	37,042
03/13/96		75/072,193	08/12/97	2087150	REGISTERED	19
08/21/98		75/540,604	01/16/01	2421877	REGISTERED	6,019
12/09/76		73/109,092	08/22/78	1099998	REGISTERED	9
10/06/89	+	71/000/27	05/01/00	1504050	THE CHANGE OF THE	10

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