Form PTO-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)

02-09-2004



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

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Tab settings ⇒ ⇒ ⇒ ▼	*		
To the Honorable Commissioner of 102664	hed original documents or copy thereof.		
Name of conveying party(ies): DAYTON SUPERIOR SPECIALTY CHEMICAL CORP. Individual(s)	2. Name and address of receiving party(ies): Name:The Bank of New York (Collateral Trustee) Internal Address: Street Address: City:New York State:NY Zip:10286 Individual(s) citizenship		
Additional name(s) of conveying party(ies) attached? ☐Yes ■ No	☐ Association		
3. Nature of conveyance: ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other Execution Date: January 30, 2004	General Partnership Limited Partnership Corporation-State Other New York Banking Corporation 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		
4. Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number(s) att	B. Trademark Registration No.(s) SEE ATTACHED SCHEDULE ached Pyes No		
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:		
Name: Julie L. Dalke, Esq. Internal Address: Latham & Watkins LLP	7. Total fee (37 CFR 3.41)\$ 240.00 Enclosed Authorized to be charged to deposit account		
Street Address: 650 Town Center Drive Suite 2000	8. Deposit account number		
City: <u>Costa Mesa</u> State: <u>CA</u> Zip: <u>92626</u>	City: Costa Mesa State: CA Zip: 92626 (Attach duplicate copy of this page if paying by deposit account)		
DO NOT USE THIS SPACE			
the original document. Julie L. Dalke Name of Person Signing Total number of pages including cover sh /2004 LMUELLER 00000035 1695347 Mail documents to be recorded with Commissioner of Patent & T	February 9, 2004 The structure of the s		

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SCHEDULE A

DAYTON SUPERIOR SPECIALTY CHEMICAL CORPORATION TRADEMARK REGISTRATIONS

		Registration No.
Registered Owner	<u>Trademark</u>	Registration Date
Dayton Superior	ALL-PATCH	1695347
Specialty Chemical		06/16/92
Corp.		
Dayton Superior	CONPLATE	1695161
Specialty Chemical		06/16/92
Corp.		
Dayton Superior	CONSHAKE	1749695
Specialty Chemical		02/02/93
Corp.		
Dayton Superior	CONSPEC	1872124
Specialty Chemical		01/10/95
Corp.		
Dayton Superior	CONSPEC 100	1687147
Specialty Chemical		05/12/92
Corp		
Dayton Superior	CONSPEC ENDURO 50	1747797
Specialty Chemical		01/19/93
Corp.		
Dayton Superior	CONSPECIFIER	2770741
Specialty Chemical		10/07/03
Corp.		Application No. 76/272713
		06/18/01
Dayton Superior	MISC. DESIGN (Design only)	1934555
Specialty Chemical		11/14/95
Corp.		

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT, dated as of January 30, 2004 (this "Trademark Security Agreement"), is by and among DAYTON SUPERIOR CORPORATION, an Ohio corporation ("Borrower"), AZTEC CONCRETE ACCESSORIES, INC., a California corporation, DAYTON SUPERIOR SPECIALTY CHEMICAL CORP., a Kansas corporation, DUR-O-WAL, INC., a Delaware corporation, SYMONS CORPORATION, a Delaware corporation (together with Borrower, each referred to herein individually as a "Grantor" and collectively as "Grantors") and THE BANK OF NEW YORK as collateral agent (the "Collateral Agent") and as trustee (the "Trustee") for the beneficial holders (the "Noteholders") under that certain Indenture, dated as of June 9, 2003, by and among Borrower, the Obligors parties thereto as Guarantors and the Trustee, governing the rights and duties of Borrower under 10¾% Senior Second Secured Notes due 2008 in the initial aggregate principal amount of \$165,000,000 (the "Indenture").

WITNESSETH:

WHEREAS:

- (A) In connection with the repayment of that certain Credit Agreement, dated as of June 16, 2000, among Borrower, the lenders party thereto in their capacities as lenders and Deutsche Bank Trust Company Americas as administrative agent, the Borrower has entered into that certain Credit Agreement, dated as of the date hereof (including all annexes, exhibits and schedules thereto, and as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement") by and among Grantors and General Electric Capital Corporation, in its capacity as Agent for itself and Lenders from time to time party to the Credit Agreement (the "Agent");
- (B) The Borrower, Agent, Trustee and Collateral Agent have entered into that certain Intercreditor Agreement (the "Intercreditor Agreement"), dated as of the date hereof, to establish the priority of their security interests in Borrower's assets; and
- (C) As a condition precedent to the effectiveness of the Credit Agreement, the Borrower, Collateral Agent and Trustee are required to execute this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. **DEFINED TERMS**

All capitalized terms used but not otherwise defined herein have the meanings given to them in the Second Amended and Restated Security Agreement, dated as of the date hereof (the "Security Agreement"), among the Grantors, certain other grantors, the Collateral Agent and the Trustee.

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2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL

To secure the prompt and complete payment, performance and observance of all of the Second Priority Lien Obligations and all renewals, extensions, restructurings and refinancings thereof, and all obligations, liabilities and indebtedness of each Grantor arising under the Indenture and the Security Documents (all such Second Priority Lien Obligations and other secured obligations, the "Secured Obligations") each Grantor, subject to the terms of the Intercreditor Agreement, hereby grants to Collateral Agent, on behalf of Trustee and Noteholders, a continuing security interest and Lien in all of such Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):

- (a) all of its (i) Trademarks and (ii) Trademark Licenses to which any Grantor is a party including those referred to on Schedule I hereto but in no event any intent to use applications relating to Trademarks (if and to the extent that the creation of a Lien on licensed rights is not prohibited by the agreement granting such license, provided that if any such prohibition is contained in any such agreement, the relevant Grantor shall use all reasonable efforts to amend such agreement to remove such prohibition);
- (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 products and proceeds of the foregoing, including, without limitation, any claim by, right in and judgment in favor of such Grantor against third parties for past, present or 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;

provided, however, in no event shall Trademark Collateral include (A) any lease, license, contract, property rights or agreement to which the Grantor is a party or any of its rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in (i) the abandonment, invalidation or unenforceability of any right, title or interest of such Grantor therein or (ii) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, property rights or agreement (other than to the extent that any such term would be rendered ineffective pursuant to Sections 9-406, 9-407, 9-408 or 9-409 of the Uniform Commercial Code (or any successor provision or provisions) of any relevant jurisdiction or any other applicable law (including the Bankruptcy Code) or principles of equity); provided, however, that such security interest shall attach immediately at such time as the condition causing such abandonment, invalidation or unenforceability shall be remedied and to the extent severable, shall attach immediately to any portion of such lease, license, contract, property rights or agreement that does not result in any of the consequences specified in (i) or (ii) above; or (B) any asset subject to a Permitted Lien.

3. SECURITY AGREEMENT; INTERCREDITOR AGREEMENT

The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Collateral Agent, on behalf of Trustee and Noteholders, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Collateral Agent with respect to the security interest in the

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Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement and the Intercreditor Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

Notwithstanding anything herein to the contrary, the lien and security interest granted to the Collateral Agent pursuant to this Agreement and the exercise of any right or remedy by the Collateral Agent hereunder, in each case in respect of any collateral constituting Noteholder Collateral (as defined in the Intercreditor Agreement) are subject to the provisions of the Intercreditor Agreement. In the event of any conflict between the terms of the Intercreditor Agreement and this Pledge Agreement, the terms of the Intercreditor Agreement shall govern.

4. TERMINATION OF THIS TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement shall terminate upon the payment and satisfaction in full of all Second Priority Lien Obligations.

5. GOVERNING LAW

THIS TRADEMARK SECURITY AGREEMENT AND THE OBLIGATIONS ARISING HEREUNDER SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH THE INTERNAL LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES WHICH SHALL BE DEEMED NOT TO INCLUDE SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW.

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

DAYTON SUPERIOR CORPORATION, as a Grantor

By:

Edward J. Puisis

Vice President and Chief Financial Officer

AZTEC CONCRETE ACCESSORIES, INC. as a Grantor

By:

Edward J. Puisis

Vice President and Chief Financial Officer

DAYTON SUPERIOR SPECIALTY CHEMICAL CORP.

as a Grantor

By:

Edward J. Puisis

Vice President and Chief Financial Officer

DUR-O-WAL, INC. as a Grantor

By:

Edward J. Puisis

Vice President and Chief Financial Officer

SYMONS CORPORATION

as a Grantor

By:

Edward J. Puisis

Vice President and Chief Financial Officer

STATE OF OHIO)	
)	SS
COUNTY OF MONTGOMERY	١.	

On this 30 day of 2004 before me personally appeared <u>Edward J. Fuisis</u> proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Dayton Superior Corporation, who being by me duly sworn did depose and say that he/she is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he/she acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

LINDA M. LOGAN, Notary Public in and for the State of Ohio
My Commission Expires Nov. 20, 2005

21A

STATE OF OHIO)	
) ss. COUNTY OF MONTGOMERY)	
on behalf of Aztec Concrete Accessories, Inc., is an authorized officer of said corporation	fore me personally appeared <u>Edward</u> J. Paisk, ence to be the person who executed the foregoing instrument, who being by me duly sworn did depose and say that he/she in, that the said instrument was signed on behalf of said irectors and that he/she acknowledged said instrument to be
the free act and deed of said corporation.	Motary Public
	Notary Public
12 & Fr. 2	
	in and for the State of Ohio
Company of the second s	My Commission Expires Nov. 20, 2005

STATE OF OHIO)	
)	SS.
COUNTY OF MONTGOMERY)	

On this 30th day of 32004 before me personally appeared Edward Truisis, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Dayton Superior Specialty Chemical Corp., who being by me duly sworn did depose and say that he/she is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he/she acknowledged said instrument to be the free act and deed of said corporation.

LINDA M. LOGAN, Notary Public 🕮 ... In and for the State of Ohio

My Commission Expires Nov. 20, 2005

STATE OF OHIO) ss.
COUNTY OF MONTGOMERY)

On this 30 day of 3, 2004 before me personally appeared fluid of fursis, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Dur-O-Wal, Inc. who being by me duly sworn did depose and say that he/she is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he/she acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

INDA M. LOCAM, Notary Public in and for the State of Ohio

by Commission Expires Nov. 20, 2007 -

STATE OF OHIO) ss. COUNTY OF MONTGOMERY)

On this 30 day of 2004 before me personally appeared LAWARD J. Vuisis, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Symons Corporation, who being by me duly sworn did depose and say that he/she is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he/she acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

PIDA M. LOGAM, Notary Public in and for the State of Ohio

Commission Expires May, 20, 2002 4

ACCEPTED AND ACKNOWLEDGED BY:

THE BANK OF NEW YORK,

as Trustee

Name: Cynthia Chaney

Title: Its Duly Authorized Signatory

THE BANK OF NEW YORK,

as Collateral Agent

Name: Cynthia Chaney

Title: Its Duly Authorized Signatory

ACKNOWLEDGMENT

)
) ss.
)
2, 2004 before me personally appeared Cynthia Chaney, proved to me on ce to be the person who executed the foregoing instrument on behalf of being by me duly sworn did depose and say that he/she is an authorized the said instrument was signed on behalf of said corporation as authorized at he/she acknowledged said instrument to be the free act and deed of said
Millie Klose S
Notary Public

WILLIAM J. CASSELS
Notary Public, State of New York
No. 01CA5027729
Qualified in Bronx County
Commission Expires May 18, 2006

TRADEMARK REEL: 002910 FRAME: 0150

Derivable...

SCHEDULE I TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS

AZTEC CONCRETE ACCESSORIES, INC.

Registered Owner	<u>Trademark</u>	Registration No. and Date
Aztec Concrete Accessories, Inc.	Aztec	2026640 12/31/96
Aztec Concrete Accessories, Inc.	Aztec (stylized)	2026641 12/31/96
Aztec Concrete Accessories, Inc.	Castle Chair Rebar Supports (and Design)	2136857 2/17/98
Aztec Concrete Accessories, Inc.	E-Z Chair	1511787 11/8/98
Aztec Concrete Accessories, Inc.	Speed Step	Filed (Application No. 75/9218 02/05/00

DAYTON SUPERIOR CORPORATION

		Registration No. and
Registered Owner	<u>Trademark</u>	<u>Date</u>
Dayton Superior	AHT MASTER	Filed (Application No.
Corporation		78/136567) on 06/18/02
Dayton Superior	AHT PRIME	Filed (Application No.
Corporation		78/136557) on 06/18/02
Dayton Superior	AHT SKILL	Filed (Application No.
Corporation		78/136564) on 06/18/02
Dayton Superior	AHT XTREME	Filed (Application No.
Corporation		78/136571) on 06/18/02
Dayton Superior	BOND TECH	1500540
Corporation		08/16/88
Dayton Superior	DUTYLIGHT	2173972
Corporation		07/14/98
Dayton Superior	DAYTON /RICHMOND	2619423
Corporation		09/17/02
Dayton Superior	EDOCO	2658475
Corporation		12/10/02
Dayton Superior	ESCO	1517188
Corporation		12/20/88
Dayton Superior	GR	2662602
Corporation		12/17/02
Dayton Superior	HOLZIN	Filed (Application No.
Corporation		76/361415) on 1/22/02
Dayton Superior	SNAPIN	Filed (Application No.
Corporation		76/361409) on 1/22/02

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Dayton Superior	SPECLINK	Filed (Application No.
Corporation		76/260739) on 5/22/01
Dayton Superior	SPLICE-RITE	Filed (Application No.
Corporation	STEREE RITE	75/9218225) on 2/5/00
Dayton Superior	STAR SCRUIN	Filed (Application No.
Corporation		76/361411) on 1/22/02
Dayton Superior	STAR SNAPIN	Filed (Application No.
Corporation		76/361499) on 1/22/02
Dayton Superior	STAR STAZIN	Filed (Application No.
Corporation		76/361496) on 1/22/02
Dayton Superior	STAR TAPIN	Filed (Application No.
Corporation		76/361413) on 1/22/02
Dayton Superior	STAZIN	Filed (Application No.
Corporation		76/361410) on 1/22/02
Dayton Superior	TYWEDGE	751853
Corporation		6/25/63
Dayton Superior	UTILITY ANCHOR	2684897
Corporation		2/4/03
Dayton Superior	AMERICAN HIGHWAY	2536888
Corporation	TECHNOLOGY	2/5/02
Dayton Superior	GYRO LIFT	1538915
Corporation		5/16/89
Dayton Superior	GYRO TILT PLUS	2301428
Corporation		12/21/99
		Published
Dayton Superior	DAYTON SUPERIOR	1287643
Corporation	(and Design)	7/31/84
Dayton Superior	DAYTON SUPERIOR	2158144
Corporation	(and Design)	5/19/98
Dayton Superior	SURE-GRIP	1768658
Corporation		5/4/93
Dayton Superior	A	1452916
Corporation		8/18/87
Dayton Superior	C	1453913
Corporation		8/25/87
Dayton Superior	LEVELAYER	1397671
Corporation		6/17/86
Dayton Superior	DAY-CHEM	1177246
Corporation		11/10/81
Dayton Superior	SWIFT LIFT	1009108
Corporation		4/22/75
Dayton Superior	JAHN (and Design)	0846110
Corporation		3/19/68
Dayton Superior	RAPI-TIES	0784682
Corporation		2/09/65
Dayton Superior	CRETE CURE	0982189
Corporation		4/16/74
Dayton Superior	SURE-GRIP	0798721
Corporation		11/16/65

Sched 1-2

Dayton Superior	JAHN	0751913
Corporation		7/02/63
Dayton Superior	RICHMOND SCREW	0759042
Corporation	ANCHOR CO., INSIST ON	10/29/63
•	RICHMONDAND BE SURE!	
	TIME AND LABOR SAVING	
	CONSTRUCTION DEVICES	
	AND CONCRETE	
	CONSTRUCTION (and Design)	

DAYTON SUPERIOR SPECIALTY CHEMICAL CORPORATION

		Registration No. and
Registered Owner	<u>Trademark</u>	<u>Date</u>
Dayton Superior	ALL-PATCH	1695347
Specialty Chemical		06/16/92
Corp.		
Dayton Superior	CONPLATE	1695161
Specialty Chemical		06/16/92
Corp.		
Dayton Superior	CONSHAKE	1749695
Specialty Chemical	•	02/02/93
Corp.	•	
Dayton Superior	CONSPEC	1872124
Specialty Chemical		01/10/95
Corp.		
Dayton Superior	CONSPEC 100	1687147
Specialty Chemical		05/12/92
Согр		
Dayton Superior	CONSPEC ENDURO 50	1747797
Specialty Chemical		01/19/93
Corp.		
Dayton Superior	CONSPECIFIER	Filed (Application No.
Specialty Chemical		76/272713) on 06/18/01
Corp.		
Dayton Superior	MISC. DESIGN (Design only)	1934555
Specialty Chemical		11/14/95
Corp.		
Dayton Superior	SNAPLUGS	Filed (Application No.
Specialty Chemical	·	76/361409) on 01/22/02
Согр.		

DUR-O-WAL, INC.

Registered Owner	Trademark	Registration No. and Date
Dur-O-Wal, Inc.	ANCHOR-LOC (stylized)	2301777 12/21/99

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Dur-O-Wal, Inc.	BRACE-RITE	Filed (Application No. 75/9043 1/27/00
	CEL LOC	2305674
Dur-O-Wal, Inc.	GEL-LOC	01/04/00
	INJECTION-LOC	2287656
Dur-O-Wal, Inc.	INJECTION-LOC	10/19/99
	JAIL-BOND (stylized)	2176403
	JAIL-BOND (Styllzed)	07/28/98
Dur-O-Wal, Inc.	JOINT-LOC (stylized)	2308755
	JOHAT-EOC (Stylized)	01/18/00
Dur-O-Wal, Inc.	KOPRFAB (stylized)	2371329
	KOI KI AD (stylized)	07/25/00
Dur-O-Wal, Inc.	KOPRKFT (stylized)	2371330
	KOPKKY I (stylized)	07/25/00
	MORTARCTOR	2375421
Dur-O-Wal, Inc.	MORTARSTOP	08/08/00
	DIOK PROOF (1 1 1)	
Dur-O-Wal, Inc.	PICK-PROOF (stylized)	2282307
		09/28/99
Dur-O-Wal, Inc.	POLYTITE	1871332
		01/03/95
Dur-O-Wal, Inc.	PRISON-LOC (stylized)	2308754
		01/18/00
Dur-O-Wal, Inc.	PRISON-PRUF (stylized)	2172681
		07/14/98
Dur-O-Wal, Inc.	PRISONLOK	2171161
		07/07/98
Dur-O-Wal, Inc.	SOUTHERN CONSTRUCTION	1450350
	PRODUCTS, INC. (stylized)	8/4/87
Dur-O-Wal, Inc.	SURE-STRESS	2388601
		09/19/00
Dur-O-Wal, Inc.	TIMBERTITE (stylized)	2132271
Dur-O-Wal, Inc.	DUR-O-WEB	1239157
	·	05/24/83
Dur-O-Wal, Inc.	DUR-O-EYE	1082553
		01/17/78
Dur-O-Wal, Inc.	LADUR-EYE	1082552
		01/17/78
Dur-O-Wal, Inc.	DUR-O-WAL (stylized)	0574351
		05/12/53
Dur-O-Wal, Inc.	LADUR TYPE	0696623
		04/26/60
Dur-O-Wal, Inc.	BRACE-RITE	Pending, Application
		No. 75/904,390 filed on
		01/27/00

SYMONS CORPORATION

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:		Registration No. and
Registered Owner	<u>Trademark</u>	Date
Symons Corporation	DESIGNFAST	2686409
		2/11/03
Symons Corporation	(DESIGN)	0415760
	(=====,	8/14/45
Symons Corporation	FORMCAD	Filed (Application No.
->		78/198116) on 12/27/02
Symons Corporation	MAX-A-FORM	1912991
		8/22/95
Symons Corporation	QUAD CURE	1954371
		2/06/96
Symons Corporation	FLEX-FORM	1481622
		3/22/88
Symons Corporation	SYMONS DURA-TEX	1401206
		7/15/86
Symons Corporation	FRP MULTI KOTE	1290610
		8/21/84
Symons Corporation	S	1280346
		6/05/84
Symons Corporation	ELASTOTEX	1273527
		4/10/84
Symons Corporation	THRIFT KOTE	1277614
1		5/15/84
Symons Corporation	RESI-CHEM	1246732
J		8/02/83
Symons Corporation	SYMONS	1254958
		10/25/83
Symons Corporation	MAX-A-PLY	1157317
		6/09/81
Symons Corporation	STEEL-PLY	1100771
		8/29/78
Symons Corporation	SPRINGFORM	1038505
		4/27/76
Symons Corporation	MAGIC KOTE	0728771
		3/20/62
Symons Corporation	VERSIFORM	0981820
		4/09/74
Symons Corporation	FORM-FIX (stylized)	0826701
	·	4/04/67
Symons Corporation	S (and Design)	0745290
		2/19/63
Symons Corporation	S (and Design)	0760829
		11/26/63
Symons Corporation	MAGIC KOTE (stylized)	728,771
		3/20/62

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RECORDED: 02/09/2004