

10-06-2005

ENT OF COMMERCE and Trademark Office

Form PTO-1594 (Rev. 07/05) OMB Collection 0651-0027 (exp. 6/30/2006)



RECORDATION TRADEMARKS ONLY 103095360

To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

9-29-05

1. Name of conveying party(ies): The Coast Distribution System, Inc.

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

Citizenship (see guidelines) Additional names of conveying parties attached? Yes No

3. Nature of conveyance /Execution Date(s) :

Execution Date(s) August 30, 2005 Assignment, Merger, Security Agreement, Change of Name, Other

2. Name and address of receiving party(ies)

Additional names, addresses, or citizenship attached? Yes No

Name: LaSalle Business Credit, LLC Internal Address: 135/425 Street Address: 135 South LaSalle Street City: Chicago State: Illinois Country: USA Zip: 60603

- Association, General Partnership, Limited Partnership, Corporation, Other limited liability company

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)

4. Application number(s) or registration number(s) and identification or description of the Trademark.

A. Trademark Application No.(s) 78/230,506 78/307,696 76/098,280

B. Trademark Registration No.(s) see attached

Additional sheet(s) attached? Yes No

C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):

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

Name: Tanya M. Cobb Internal Address: 135/425 Street Address: 135 South LaSalle Street City: Chicago State: Illinois Zip: 60603 Phone Number: 312.904.8476 Fax Number: 312.904.6109 Email Address: tanya.cobb@abnamro.com

6. Total number of applications and registrations involved: 26

7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 665.00

- Authorized to be charged by credit card, Authorized to be charged to deposit account, Enclosed

8. Payment Information:

a. Credit Card Last 4 Numbers, Expiration Date b. Deposit Account Number, Authorized User Name

9. Signature: Steve Fenton, Esq. Signature Date: September 28, 2005

Total number of pages including cover sheet, attachments, and document: 13

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

10/03/2005 ECOOPER 00000297 78230506

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TRADEMARK REEL: 003231 FRAME: 0724

**SCHEDULE A**  
**TRADEMARK REGISTRATIONS**

<b><u>File No.</u></b>	<b><u>Serial or Registration No.</u></b>	<b><u>Filing or Reg Date/ Renewal Date</u></b>	<b><u>Mark</u></b>	<b><u>Goods</u></b>	<b><u>Status</u></b>
DIT 402	2,063,053	May 20, 1997 May 20, 2007	MAC (Stylized)	marine hardware, namely, metal fasteners and bolts; winches and boat motor mounts; marine signal horns, semi-fitted boat covers and brake blocks for trailers; and fishing rod holders	Registered
DIT 40201 (Canada)	500,571	September 14, 1998 September 14, 2013	MAC (Stylized)	marine hardware, namely, metal fasteners and bolts; marine signal horns, semi-fitted boat covers and brake blocks for trailers; winches and boat motor mounts; and fishing rod holders	Registered
DIT 403	1,455,063	September 1, 1987 September 1, 2007	TRAVELUX	replacement parts and accessories for recreational vehicles, namely, levelers, gas leak detectors, wire connectors, electrical switches, electrical connectors, electrical utility outlets, fuse blocks, water regulators for reducing water pressure, electric tail light adapters and electrical extension cords	Registered
DIT 40301 (Canada)	508,819	March 4, 1999 March 4, 2014	TRAVELUX	replacement parts and accessories for recreational vehicles, namely, levelers, gas leak detectors, wire connectors, electrical switches, electrical connectors, electrical utility outlets, fuse blocks, water regulators for reducing water pressure, electric tail light adapters and electrical extension cords; and replacement parts and accessories for recreational vehicles, namely, reflectors, electrical light bulbs and lamps and ventilating fans	Registered
DIT 404	1,456,397	September 8, 1987 September 8,	TRAVELUX	replacement parts and accessories for recreational vehicles, namely, reflectors,	Registered

		2007		electrical light bulbs and lamps and ventilating fans	
DIT 406	2,113,490	November 18, 1997 November 18, 2007	CAMPER SPECIALTIE S	air hoses for vehicle tires; plastic wheel chocks; and vinyl ground cloth	Registered
DIT 40601 (Canada)	534,454	October 12, 2000 October 12, 2015	CAMPER SPECIALTIE S	air hoses for vehicle tires; plastic wheel chocks; and vinyl ground cloth	Registered
DIT 407	2,057,166	April 29, 1997 April 29, 2007	CP PRODUCTS	manually-operated jacks and parts therefor; electrical connectors; electric lightbulbs; vehicle parts and accessories, namely, vehicle roof vent covers, semi-fitted fabric motor home covers, fitted tire covers; and watering hoses and vinyl sewage hoses	Registered
DIT 40701 (Canada)	500,570	September 14, 1998 September 14, 2013	CP PRODUCTS	electrical connectors; electric lightbulbs; manually-operated jacks and parts therefor; vehicle parts and accessories, namely, vehicle roof vent covers, semi-fitted fabric motor home covers, fitted tire covers; and watering hoses and vinyl sewage hoses	Registered
DIT 410	2,047,672	March 25, 1997 March 25, 2007	VENT MATE	land vehicle accessories, namely, louvered shields for roof vents	Registered
DIT 41001 (Canada)	497,101	July 6, 1998 July 6, 2013	VENT MATE	land vehicle accessories, namely, louvered shields for roof vents	Registered
DIT 415	2,123,247	December 23, 1997 December 23, 2007	WET LINE	life jackets; and ski ropes and skim boards	Registered
DIT 41501 (Canada)	507,984	February 12, 1999 February 12, 2014	WET LINE	life jackets; and ski ropes and skim boards	Registered

**SCHEDULE A (Continued)**

DIT 417	2,104,939	October 14, 1997 October 14, 2007	VAGABOND	portable toilets	Registered
DIT 41701 (Canada)	497,633	July 23, 1998 July 23, 2013	VAGABOND	portable toilets	Registered
DIT 420	2,039,010	February 18, 1997 February 18, 2007	HI-PRO	motor oil	Registered
DIT 42001 (Canada)	500,934	September 18, 1998 September 18, 2013	HI-PRO	motor oil	Registered

**SCHEDULE A (Continued)**

DIT 423	2,141,868	March 10, 1998 March 10, 2008	ESCORT	electronic braking controls for utility, fifth wheel, livestock, boat and travel trailers	Registered
DIT 42301 (Canada)	508,324	February 23, 1999 February 23, 2014	ESCORT	braking controls for land vehicles; electronic braking controls for utility, fifth wheel, livestock, boat and travel trailers	Registered
DIT 428	2,188,199	September 8, 1998 September 8, 2008	RV REVIVE & Design	automotive cleaning preparations, namely, wash and wax, bug and tar removers, and streak removers	Registered
DIT 431	2,114,728	November 18, 1997 November 18, 2007	ROVER COOKER	gas barbeque grills	Registered
DIT 43101 (Canada)	511,237	April 28, 1999 April 28, 2014	ROVER COOKER	gas barbeque grills	Registered
DIT 434 (Supplementa 1 Registration)	2,090,228	August 19, 1997 August 19, 2007	TOTE-N-STOR	non-metal containers for storage of waste from portable toilets	Registered
DIT 43401 (Canada)	500,933	September 18, 1998 September 18, 2013	TOTE-N-STOR	containers for storage of waste	Registered
DIT 435	2,049,017	April 1, 1997 April 1, 2007	SUSPENSION PRO	trailer structural chassis parts, namely, springs, bearings, bolts, hubs, U-bolts, roller brackets, boat rollers, wheels and rims	Registered
DIT 43501 (Canada)	507,771	February 9, 1999 February 9, 2014	SUSPENSION PRO	trailer structural chassis parts, namely, springs, bearings, bolts, hubs, U-bolts, roller brackets, boat rollers, wheels and rims	Registered
DIT 438	2,109,913	October 28, 1997 October 28, 2007	COAST RUNNER	inflatable boats	Registered
DIT 43801 (Canada)	504,469	November 23, 1998 November 23, 2013	COAST RUNNER	inflatable boats	Registered

**SCHEDULE A (Continued)**

DIT 439	2,191,229	September 22, 1998 September 22, 2008	POWERHOUSE E	battery containers for use in marine and recreational vehicles	Registered
DIT 43901 (Canada)	522,807	February 9, 2000 February 9, 2015	POWER HOUSE	Battery containers for use in vehicles	Registered
DIT 442	2,111,362	November 4, 1997 November 4, 2007	GREAT WHITE	marine cleaning preparations, namely, wash and wax, bug and tar removers, and streak removers	Registered
DIT 44201 (Canada)	504,462	November 23, 1998 November 23, 2013	GREAT WHITE	marine cleaning preparations, namely, wash and wax cleaning preparations for boats, bug and tar removers, and streak removers	Registered
DIT 445	2,153,052	April 21, 1998 April 21, 2008	DOCK-RITE	Ropes	Registered
DIT 44501 (Canada)	512,518	June 4, 1999 June 4, 2014	DOCK-RITE	Ropes	Registered
DIT 455	2,243,513	May 4, 1999 May 4, 2009	BLUE LIGHTNING	electrical connectors	Registered
DIT 460	2,211,858	December 15, 1998 December 15, 2008	CONDOR	metal locks; and levels	Registered
DIT 480	1,474,896	February 2, 1988 February 2, 2008	HUSKY	trailer hitches	Registered
DIT 481	1,474,895	February 2, 1988 February 2, 2008	HUSKY Design	trailer hitches	Registered
DIT 483	1,413,352	October 14, 1986 October 14, 2006	THE COAST CONNECTION	newsletters concerning recreational vehicle product marketing; and distributorship services featuring recreational vehicle parts and accessories	Registered

SCHEDULE A (Continued)

TRADEMARK APPLICATIONS

DIT 484	78/230,506	March 26, 2003	AQUA PRO (Stylized)	plumbing fittings, namely, water regulators, hoses, lines, valves, caps, filters, connectors, couplers, water system siphon units, water heater bypass units, blowout plugs, and blowout valves, for use with recreational vehicles	Pending
DIT 48401 (Canada)	1193069	October 7, 2003	AQUA PRO (Stylized)	water regulators, hoses, lines, valves and fittings	Pending
DIT 487	78/307,696	September 30, 2003	RECREATION ADVANTAGE	Promoting the sale of camping, RV and marine equipment through the administration of a credit card program	Pending
DIT 434A (Principal Registration)	76/098,280	July 31, 2000	TOTE-N- STOR	non-metal containers for storage of waste from portable toilets	Pending

## AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

THIS AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (the "Security Agreement") made as of this 3 day of August 2005, by The Coast Distribution System, Inc., a Delaware corporation ("Coast Delaware") in favor of LaSalle Business Credit, LLC, as agent ("Agent") for Standard Federal Bank National Association ("US Lender"), such lender and LaSalle Business Credit, a division of ABN AMRO Bank N.V., Canada Branch ("Canadian Lender" together with Agent and US Lender, collectively the "Lender"):

### W I T N E S S E T H

WHEREAS, Coast Delaware, United Sales and Warehouse of Texas, Inc., C/P Products, Corp., Mohawk Trailer Supply, Inc. and Les Systemes De Distribution Coast (Canada) Inc. The Coast Distribution System (Canada) Inc. (collectively, the "Borrower") and Lender are parties to a certain Third Amended and Restated Loan and Security Agreement of even date herewith (as amended, amended and restated or otherwise modified from time to time, the "Loan Agreement") and other related loan documents of even date herewith (collectively, with the Loan Agreement, and as each may be amended or otherwise modified from time to time, the "Financing Agreements"), which Financing Agreements provide (i) for Lender to, from time to time, extend credit to or for the account of Borrower and (ii) for the grant by Borrower to Lender of a security interest in certain of Borrower's assets, including, without limitation, its trademarks and trademark applications;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, Coast Delaware agrees as follows:

1. Incorporation of Financing Agreements. The Financing Agreements and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Loan Agreement.

2. Grant and Reaffirmation of Grant of Security Interests. To secure the complete and timely payment and satisfaction of the Liabilities, Coast Delaware hereby grants to Lender, and hereby reaffirms its prior grant pursuant to the Financing Agreements of, a continuing security interest in Coast Delaware's entire right, title and interest in and to all of its now owned or existing and hereafter acquired or arising 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 (other than "intent to use" applications until a verified statement of use is filed with respect to such applications) in connection therewith, including, without limitation, the trademarks and applications listed on Schedule A attached hereto and made a part hereof and the trademarks, and renewals thereof, and all income, royalties, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "Trademarks"); all rights corresponding to any of the foregoing throughout the world and the goodwill of the Coast Delaware's business connected with the use of and symbolized by the Trademarks.



3. Warranties and Representations. Coast Delaware warrants and represents to Lender that, except as may otherwise be set forth in Schedule A hereto:

(i) To its knowledge, no Trademark has been adjudged invalid or unenforceable by a court of competent jurisdiction nor has any such Trademark been cancelled, in whole or in part and each such Trademark is presently subsisting;

(ii) Coast Delaware is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each Trademark, free and clear of any liens, charges and encumbrances, including without limitation, shop rights and covenants by Coast Delaware not to sue third persons, except for any liens, charges and encumbrances which would not, either individually or in the aggregate, have a material adverse effect on Coast Delaware or its business;

(iii) Coast Delaware has no notice of any suits or actions commenced or threatened with reference to any Trademark; and

(iv) Coast Delaware has the unqualified right to execute and deliver this Security Agreement and perform its terms.

4. Restrictions on Future Agreements. Coast Delaware agrees that until Borrower's Liabilities shall have been satisfied in full and the Financing Agreements shall have been terminated, Coast Delaware shall not, without the prior written consent of Lender, sell or assign its interest in any Trademark or enter into any other agreement with respect to any Trademark which would affect the validity or enforcement of the rights transferred to Lender under this Security Agreement; provided, however, that nothing in this Agreement shall prohibit or restrict Coast, in the ordinary course of its business, from abandoning the use of any Trademark or allowing any registration with respect to any of its registered Trademarks to lapse.

5. New Trademarks. If, before Borrower's Liabilities shall have been satisfied in full or before the Financing Agreements have been terminated, Coast Delaware shall (i) become aware of any existing Trademarks of which Coast Delaware has not previously informed Lender, or (ii) become entitled to the benefit of any Trademarks, which benefit is not in existence on the date hereof, the provisions of this Security Agreement above shall automatically apply thereto and Coast Delaware shall give to Lender prompt written notice thereof. Coast Delaware hereby authorizes Lender to modify this Security Agreement by amending Schedule A to include any such Trademarks.

6. Term. The term of this Security Agreement shall extend until the payment in full of Borrower's Liabilities and the termination of the Financing Agreements. Coast Delaware agrees that upon the occurrence and during the continuance of an Event of Default (as defined in the Loan Agreement), the use by Lender of all Trademarks shall be without any liability for royalties or other related charges from Lender to Coast Delaware.

7. Product Quality. Coast Delaware agrees to use its commercially reasonable efforts to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with its past business practices. Upon the occurrence and during the continuance of an Event of Default, Coast Delaware agrees that Lender, or a conservator appointed by Lender, shall have the right to establish such additional product quality controls as Lender, or said conservator, in its reasonable judgment, may deem necessary to assure maintenance of the quality of products sold by Coast Delaware under the Trademarks.

8. Release of Security Agreement. This Security Agreement is made for collateral purposes only. Upon payment in full of Borrower's Liabilities and termination of the Financing Agreements, Lender shall take such actions as may be necessary or proper to terminate the security interests created hereby and pursuant to the Financing Agreements

9. Expenses. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Coast Delaware. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and legal expenses, incurred by Lender in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Trademarks or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks shall be borne by and paid by Coast Delaware and until paid shall constitute Liabilities.

10. Duties of Coast Delaware. Coast Delaware shall have the duty (i) to file and prosecute diligently any trademark applications pending as of the date hereof or hereafter until Borrower's Liabilities shall have been paid in full and the Financing Agreements have been terminated, (ii) to preserve and maintain all rights in the Trademarks, as commercially reasonable, provided that Coast Delaware shall have the right to abandon such Trademarks and to allow any Trademark registrations to lapse which it deems to be immaterial or not useful to its business and (iii) to ensure that the Trademarks are and remain enforceable, as commercially reasonable. Any expenses incurred in connection with Coast Delaware's Liabilities under this Section 10 shall be borne by Coast Delaware.

11. Lender's Right to Sue. After and during the continuance of an Event of Default, Lender shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks and, if Lender shall commence any such suit, Coast Delaware shall, at the request of Lender, do any and all lawful acts and execute any and all proper documents required by Lender in aid of such enforcement and Coast Delaware shall promptly, upon demand, reimburse and indemnify Lender for all costs and expenses incurred by Lender in the exercise of its rights under this Section 11.

12. Waivers. No course of dealing between Coast Delaware and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Financing Agreements 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.

13. Severability. The provisions of this Security Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Security Agreement in any jurisdiction.

14. Modification. This Security Agreement cannot be altered, amended or modified in any way, except as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.

15. Cumulative Remedies; Power of Attorney; Effect on Financing Agreements. All of Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Financing Agreements, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Coast Delaware hereby authorizes Lender upon the occurrence and during the continuance of an Event of Default, to make, constitute and appoint any officer or agent of Lender as

Lender may select, in its sole discretion, as Coast Delaware's true and lawful attorney-in-fact, with power to (i) endorse Coast Delaware's name on all applications, documents, papers and instruments necessary or desirable for Lender in the use of the Trademarks or (ii) take any other actions with respect to the Trademarks as Lender deems to be in the best interest of Lender, or (iii) grant or issue any exclusive or non-exclusive license under the Trademarks to anyone, or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone. Coast Delaware hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until Borrower's Liabilities shall have been paid in full and the Financing Agreements have been terminated. Coast Delaware acknowledges and agrees that this Security Agreement is not intended to limit or restrict in any way the rights and remedies of Lender under the Financing Agreements but rather is intended to facilitate the exercise of such rights and remedies. Lender shall have, in addition to all other rights and remedies given it by the terms of this Security Agreement and the Financing Agreements, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Illinois.

16. Binding Effect; Benefits. This Security Agreement shall be binding upon Coast Delaware and its respective successors and assigns, and shall inure to the benefit of Lender, its successors, nominees and assigns.

17. Governing Law. This Security Agreement shall be governed by and construed in accordance with the laws of the State of Illinois and applicable federal law.

18. Headings. Paragraph headings used herein are for convenience only and shall not modify the provisions which they precede.

19. Further Assurances. Coast Delaware agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Lender shall reasonably request from time to time in order to carry out the purpose of this Security Agreement and agreements set forth herein.

20. Survival of Representations. All representations and warranties of Coast Delaware contained in this Security Agreement shall survive the execution and delivery of this Security Agreement and shall be remade on the date of each borrowing under the Financing Agreements.

21. Amendment and Restatement. This Security Agreement amends and restates that certain Collateral Assignment of Patents and Trademarks dated as of July 25, 1995, entered into by and among Coast Delaware and Mellon Bank, N.A., now known as Standard Federal Bank National Association and Mellon Bank Canada, now known as LaSalle Business Credit, a division of ABN AMRO Bank N.V., Canada Branch.

IN WITNESS WHEREOF, Coast Delaware has duly executed this Security Agreement as of the date first written above.

THE COAST DISTRIBUTION SYSTEM, INC.

By *Stephan Kneel*  
Its *CEO*

Agreed and Accepted  
As of the Date First Written Above

LASALLE BUSINESS CREDIT, LLC,  
as Agent for Standard Federal Bank  
National Association

By *Raul Bortin*  
Its *First Vice President*

LASALLE BUSINESS CREDIT, A  
DIVISION OF ABN AMRO BANK  
N.V., Canada Branch

By: \_\_\_\_\_  
Its \_\_\_\_\_

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THE COAST DISTRIBUTION SYSTEM, INC.

By \_\_\_\_\_  
Its \_\_\_\_\_

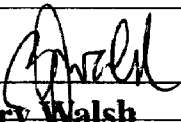
Agreed and Accepted  
As of the Date First Written Above

LASALLE BUSINESS CREDIT, LLC,  
as Agent for Standard Federal Bank  
National Association

By \_\_\_\_\_  
Its \_\_\_\_\_

LASALLE BUSINESS CREDIT,  
A DIVISION OF ABN AMRO BANK N.V.,  
Canada Branch

By  \_\_\_\_\_  
Its **James Bruce**  
**Vice President**

By  \_\_\_\_\_  
Its **Barry Walsh**  
**Vice President**

**SCHEDULE A**  
**TRADEMARK REGISTRATIONS**

<u>File No.</u>	<u>Serial or Registration No.</u>	<u>Filing or Reg Date/ Renewal Date</u>	<u>Mark</u>	<u>Goods</u>	<u>Status</u>
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<del>DIT 40601 (Canada)</del>	<del>534,454</del>	<del>October 12, 2000 October 12, 2015</del>	<del>CAMPER SPECIALTIE S</del>	<del>air hoses for vehicle tires; plastic wheel chocks; and vinyl ground cloth</del>	<del>Registered</del>
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**SCHEDULE A (Continued)**

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<del>(Canada)</del>		<del>July 23, 2013</del>			
DIT 420	2,039,010	February 18, 1997	HI-PRO	motor oil	Registered
		February 18, 2007			
<del>DIT 42001</del>	<del>500,934</del>	<del>September 18, 1998</del>	<del>HI-PRO</del>	<del>motor oil</del>	<del>Registered</del>
<del>(Canada)</del>		<del>September 18, 2013</del>			



SCHEDULE A (Continued)

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<del>DIT 43101 (Canada)</del>	<del>511,237</del>	<del>April 28, 1999</del> <del>April 28, 2014</del>	<del>ROVER COOKER</del>	<del>gas barbeque grills</del>	<del>Registered</del>
DIT 434 (Supplementa 1 Registration)	2,090,228	August 19, 1997 August 19, 2007	TOTE-N-STOR	non-metal containers for storage of waste from portable toilets	Registered
<del>DIT 43401 (Canada)</del>	<del>500,933</del>	<del>September 18, 1998</del> <del>September 18, 2013</del>	<del>TOTE N STOR</del>	<del>containers for storage of waste</del>	<del>Registered</del>
DIT 435	2,049,017	April 1, 1997 April 1, 2007	SUSPENSION PRO	trailer structural chassis parts, namely, springs, bearings, bolts, hubs, U-bolts, roller brackets, boat rollers, wheels and rims	Registered
<del>DIT 43501 (Canada)</del>	<del>507,771</del>	<del>February 9, 1999</del> <del>February 9, 2014</del>	<del>SUSPENSION PRO</del>	<del>trailer structural chassis parts, namely, springs, bearings, bolts, hubs, U-bolts, roller brackets, boat rollers, wheels and rims</del>	<del>Registered</del>
DIT 438	2,109,913	October 28, 1997 October 28, 2007	COAST RUNNER	inflatable boats	Registered
<del>DIT 43801 (Canada)</del>	<del>504,469</del>	<del>November 23, 1998</del> <del>November 23, 2013</del>	<del>COAST RUNNER</del>	<del>inflatable boats</del>	<del>Registered</del>

**SCHEDULE A (Continued)**

DIT 439	2,191,229	September 22, 1998 September 22, 2008	POWERHOUSE E	battery containers for use in marine and recreational vehicles	Registered
<del>DIT 43901 (Canada)</del>	<del>522,807</del>	<del>February 9, 2000 February 9, 2015</del>	<del>POWERHOUSE</del>	<del>Battery containers for use in vehicles</del>	<del>Registered</del>
DIT 442	2,111,362	November 4, 1997 November 4, 2007	GREAT WHITE	marine cleaning preparations, namely, wash and wax, bug and tar removers, and streak removers	Registered
<del>DIT 44201 (Canada)</del>	<del>504,462</del>	<del>November 23, 1998 November 23, 2013</del>	<del>GREAT WHITE</del>	<del>marine cleaning preparations, namely, wash and wax cleaning preparations for boats, bug and tar removers, and streak removers</del>	<del>Registered</del>
DIT 445	2,153,052	April 21, 1998 April 21, 2008	DOCK-RITE	Ropes	Registered
<del>DIT 44501 (Canada)</del>	<del>512,518</del>	<del>June 4, 1999 June 4, 2014</del>	<del>DOCK-RITE</del>	<del>Ropes</del>	<del>Registered</del>
DIT 455	2,243,513	May 4, 1999 May 4, 2009	BLUE LIGHTNING	electrical connectors	Registered
DIT 460	2,211,858	December 15, 1998 December 15, 2008	CONDOR	metal locks; and levels	Registered
DIT 480	1,474,896	February 2, 1988 February 2, 2008	HUSKY	trailer hitches	Registered
DIT 481	1,474,895	February 2, 1988 February 2, 2008	HUSKY Design	trailer hitches	Registered
DIT 483	1,413,352	October 14, 1986 October 14, 2006	THE COAST CONNECTION	newsletters concerning recreational vehicle product marketing; and distributorship services featuring recreational vehicle parts and accessories	Registered

**SCHEDULE A (Continued)**

**TRADEMARK APPLICATIONS**

DIT 484	78/230,506	March 26, 2003	AQUA PRO (Stylized)	plumbing fittings, namely, water regulators, hoses, lines, valves, caps, filters, connectors, couplers, water system siphon units, water heater bypass units, blowout plugs, and blowout valves, for use with recreational vehicles	Pending
<del>DIT 48401 (Canada)</del>	<del>1193069</del>	<del>October 7, 2003</del>	<del>AQUA PRO (Stylized)</del>	<del>water regulators, hoses, lines, valves and fittings</del>	<del>Pending</del>
DIT 487	78/307,696	September 30, 2003	RECREATION ADVANTAGE	Promoting the sale of camping, RV and marine equipment through the administration of a credit card program	Pending
DIT 434A (Principal Registration)	76/098,280	July 31, 2000	TOTE-N- STOR	non-metal containers for storage of waste from portable toilets	Pending