

## TRADEMARK ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
GDX North America, Inc.		01/18/2007	CORPORATION: DELAWARE

## RECEIVING PARTY DATA

Name:	Komagata Holding B.V.
Street Address:	Oude Utrechtseweg 16
City:	Baarn
State/Country:	NETHERLANDS
Postal Code:	3743 KN
Entity Type:	LIMITED LIABILITY COMPANY: NETHERLANDS

## PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Serial Number:	75904158	D
Serial Number:	73110576	DRAFTEX
Registration Number:	2143054	DRAFTEX
Registration Number:	2143053	ROLLFORM
Registration Number:	2806941	GDX
Serial Number:	76172722	GIVING SHAPE TO INNOVATION
Registration Number:	2806943	GDX AUTOMOTIVE
Registration Number:	2806958	GDX AUTOMOTIVE

## CORRESPONDENCE DATA

Fax Number: (212)593-5955

*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*

Phone: (212) 756-2000

Email: marc.wyttenbach@srz.com

Correspondent Name: Marc A. Wytttenbach

Address Line 1: Schulte Roth &amp; Zabel LLP

CH \$215.00 75904158

900068236

TRADEMARK  
REEL: 003472 FRAME: 0153

Address Line 2: 919 Third Avenue  
Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	014951/0567
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**DOMESTIC REPRESENTATIVE**

Name:

Address Line 1:

Address Line 2:

Address Line 3:

Address Line 4:

NAME OF SUBMITTER:	Marc A. Wyttenbach
Signature:	/beb for maw/
Date:	01/31/2007

**Total Attachments: 63**

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**EXECUTION COPY**

**SECURITY AGREEMENT**

SECURITY AGREEMENT dated as of January 18, 2007 (this "Agreement" or this "Security Agreement"), made by the grantors identified on the signature pages hereto (each a "Grantor" and, collectively, the "Grantors"), in favor of Komagata Holding B.V., as lender (the "Lender").

**W I T N E S S E T H:**

WHEREAS, Henniges Automotive GmbH & Co. KG, a limited partnership organized under the laws of Germany (the "Borrower"), the Grantors, and the Lender are parties to the Credit Agreement, dated as of the date hereof (such agreement, as amended, restated, supplemented or otherwise modified from time to time, being hereinafter referred to as the "Credit Agreement"), pursuant to which the Lender has agreed to make to the Borrower loans in an aggregate principal amount not to exceed \$50,000,000 (collectively, the "Loans");

WHEREAS, it is a condition precedent to the making of any Loan to the Borrower pursuant to the Credit Agreement that each Grantor shall have executed and delivered to the Lender a security agreement providing for the grant to the Lender of a security interest in all personal property of such Grantor (except as limited herein);

WHEREAS, the Grantors are mutually dependent on each other in the conduct of their respective businesses as an integrated operation, with the credit needed from time to time by each Grantor often being provided through financing obtained by the other Grantors and the ability to obtain such financing being dependent on the successful operations of all of the Grantors as a whole; and

WHEREAS, each Grantor has determined that the execution, delivery and performance of this Agreement directly benefit, and are in the best interest of, such Grantor;

NOW, THEREFORE, in consideration of the premises and the agreements herein and in order to induce the Lender to make and maintain the Loans pursuant to the Credit Agreement, each Grantor hereby jointly and severally agrees with the Lender as follows:

**SECTION 1. Definitions.**

(a) Reference is hereby made to the Credit Agreement for a statement of the terms thereof. All terms used in this Agreement and the recitals hereto which are defined in the Credit Agreement or in Article 9 of the Uniform Commercial Code (the "Code") as in effect from time to time in the State of New York and which are not otherwise defined herein shall have the same meanings herein as set forth therein; provided that terms used herein which are defined in the Code as in effect in the State of New York on the date hereof shall continue to have the same meaning notwithstanding any replacement or amendment of such statute except as the Lender may otherwise determine.

(b) The following terms shall have the respective meanings provided for in the Code: "Accounts", "Cash Proceeds", "Chattel Paper", "Commercial Tort Claim", "Commodity Account", "Commodity Contracts", "Deposit Account", "Documents", "Equipment", "Fixtures", "General Intangibles", "Goods", "Instruments", "Inventory", "Investment Property", "Letter-of-Credit Rights", "Noncash Proceeds", "Payment Intangibles", "Proceeds", "Promissory Notes", "Record", "Security Account", "Software", and "Supporting Obligations".

(c) As used in this Agreement, the following terms shall have the respective meanings indicated below, such meanings to be applicable equally to both the singular and plural forms of such terms:

"Copyright Licenses" means all licenses, contracts or other agreements, whether written or oral, naming any Grantor as licensee or licensor and providing for the grant of any right to use or sell any works covered by any copyright.

"Copyrights" means all domestic and foreign copyrights, whether registered or unregistered, including, without limitation, all copyright rights throughout the universe (whether now or hereafter arising) in any and all media (whether now or hereafter developed), in and to all original works of authorship fixed in any tangible medium of expression, acquired or used by any Grantor (including, without limitation, all copyrights described in Schedule II hereto), all applications, registrations and recordings thereof (including, without limitation, applications, registrations and recordings in the United States Copyright Office or in any similar office or agency of the United States or any other country or any political subdivision thereof), and all reissues, divisions, continuations, continuations in part and extensions or renewals thereof.

"Intellectual Property" means the Copyrights, Trademarks and Patents.

"Licenses" means the Copyright Licenses, the Trademark Licenses and the Patent Licenses.

"Patent Licenses" means all licenses, contracts or other agreements, whether written or oral, naming any Grantor as licensee or licensor and providing for the grant of any right to manufacture, use or sell any invention covered by any Patent.

"Patents" means all domestic and foreign letters patent, design patents, utility patents, industrial designs, inventions, trade secrets, ideas, concepts, methods, techniques, processes, proprietary information, technology, know-how, formulae, rights of publicity and other general intangibles of like nature, now existing or hereafter acquired (including, without limitation, all domestic and foreign letters patent, design patents, utility patents, industrial designs, inventions, trade secrets, ideas, concepts, methods, techniques, processes, proprietary information, technology, know-how and formulae described in Schedule II hereto), all applications, registrations and recordings thereof (including, without limitation, applications, registrations and recordings in the United States Patent and Trademark Office, or in any similar office or agency of the United States or any other country or any political subdivision thereof), and all reissues, divisions, continuations, continuations in part and extensions or renewals thereof.

"Security Documents" means the US Security Agreement, the German Security Documents and any other security agreement, pledge agreement or other similar agreement executed by a Loan Party.

"Trademark Licenses" means all licenses, contracts or other agreements, whether written or oral, naming any Grantor as licensor or licensee and providing for the grant of any right concerning any Trademark, together with any goodwill connected with and symbolized by any such trademark licenses, contracts or agreements and the right to prepare for sale or lease and sell or lease any and all Inventory now or hereafter owned by any Grantor and now or hereafter covered by such licenses.

"Trademarks" means all domestic and foreign trademarks, service marks, collective marks, certification marks, trade names, business names, d/b/a's, Internet domain names, trade styles, designs, logos and other source or business identifiers and all general intangibles of like nature, now or hereafter owned, adopted, acquired or used by any Grantor (including, without limitation, all domestic and foreign trademarks, service marks, collective marks, certification marks, trade names, business names, d/b/a's, Internet domain names, trade styles, designs, logos and other source or business identifiers described in Schedule II hereto), all applications, registrations and recordings thereof (including, without limitation, applications, registrations and recordings 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), and all reissues, extensions or renewals thereof, together with all goodwill of the business symbolized by such marks and all customer lists, formulae and other Records of any Grantor relating to the distribution of products and services in connection with which any of such marks are used.

SECTION 2. Grant of Security Interest. As collateral security for all of the Obligations (as defined in Section 3 hereof), each Grantor hereby pledges and assigns to the Lender, and grants to the Lender a continuing security interest in, all personal property of such Grantor, wherever located and whether now or hereafter existing and whether now owned or hereafter acquired, of every kind and description, tangible or intangible (the "Collateral"), including, without limitation, the following:

- (a) all Accounts;
- (b) all Chattel Paper (whether tangible or electronic);
- (c) the Commercial Tort Claims specified on Schedule IV hereto;
- (d) all Deposit Accounts, all cash, and all other property from time to time deposited therein and the monies and property in the possession or under the control of the Lender or any affiliate, representative, agent or correspondent of the Lender;
- (e) all Documents;
- (f) all Equipment;
- (g) all Fixtures;

(h) all General Intangibles (including, without limitation, all Payment Intangibles);

(i) all Goods;

(j) all Instruments (including, without limitation, Promissory Notes);

(k) all Inventory;

(l) all Investment Property;

(m) all Copyrights, Patents and Trademarks, and all Licenses;

(n) all Letter-of-Credit Rights;

(o) all Supporting Obligations;

(p) all other tangible and intangible personal property of such Grantor (whether or not subject to the Code), including, without limitation, all bank and other accounts and all cash and all investments therein, all proceeds, products, offspring, accessions, rents, profits, income, benefits, substitutions and replacements of and to any of the property of such Grantor described in the preceding clauses of this Section 2 (including, without limitation, any proceeds of insurance thereon and all causes of action, claims and warranties now or hereafter held by such Grantor in respect of any of the items listed above), and all books, correspondence, files and other Records, including, without limitation, all tapes, disks, cards, Software, data and computer programs in the possession or under the control of such Grantor or any other Person from time to time acting for such Grantor that at any time evidence or contain information relating to any of the property described in the preceding clauses of this Section 2 or are otherwise necessary or helpful in the collection or realization thereof; and

(q) all Proceeds, including all Cash Proceeds and Noncash Proceeds, and products of any and all of the foregoing Collateral;

in each case howsoever such Grantor's interest therein may arise or appear (whether by ownership, security interest, claim or otherwise) provided, however, that the Collateral shall not include 35% of the shares of Capital Stock of any controlled foreign corporation (as defined in Section 957(a) of the Internal Revenue Code of 1986, as amended) or any proceeds thereof.

Notwithstanding anything herein to the contrary, the Collateral does not include and no security interest attaches to intent-to-use United States trademark applications for which an amendment to allege use or statement of use has not been filed under 15 U.S.C. § 1051(c) or 15 U.S.C. § 1051(d), respectively, or if filed, has not been deemed in conformance with 15 U.S.C. § 1051(a) or examined and accepted, respectively, by the United States Patent and Trademark Office, provided that, upon such filing and acceptance, such intent-to-use applications shall be included in the definition of Collateral.

SECTION 3. Security for Obligations. Subject to the last sentence of Section 2 hereof, the security interest created hereby in the Collateral constitutes continuing collateral

security for all of the following obligations, whether now existing or hereafter incurred (the "Obligations"):

(a) the prompt payment by each Grantor, as and when due and payable (by scheduled maturity, required prepayment, acceleration, demand or otherwise), of all amounts from time to time owing by it in respect of the Loan Documents, including, without limitation, (i) principal of and interest on the Loans (including, without limitation, all interest that accrues after the commencement of any Insolvency Proceeding of any Grantor, whether or not the payment of such interest is unenforceable or is not allowable due to the existence of such Insolvency Proceeding), (ii) in the case of a Guarantors, all amounts from time to time owing by such Guarantor in respect of the Guaranty or under any other guaranty to which it is a party, including all obligations guaranteed by such Grantor and (iii) all fees, commissions, expense reimbursements, indemnifications and all other amounts due or to become due under any Loan Document; and

(b) the due performance and observance by each Grantor of all of its other obligations from time to time existing in respect of the Loan Documents.

**SECTION 4. Representations and Warranties.** Each Grantor jointly and severally represents and warrants as follows:

(a) Schedule I hereto sets forth (i) the exact legal name of each Grantor and (ii) the organizational identification number of each Grantor or states that no such organizational identification number exists.

(b) The execution, delivery and performance by each Grantor of this Agreement (i) have been duly authorized by all necessary action, (ii) do not and will not contravene its charter or by-laws, its Governing Documents, or any applicable law or any contractual restriction binding on or otherwise affecting such Grantor or its properties, (iii) do not and will not result in or require the creation of any Lien upon or with respect to any of its properties other than pursuant to any Loan Document and (iv) do not and will not result in any default, noncompliance, suspension, revocation, impairment, forfeiture or nonrenewal of any permit, license, authorization or approval applicable to it or its operations or any of its properties.

(c) This Agreement is, and when executed and delivered pursuant hereto, will be, a legal, valid and binding obligation of such Grantor, enforceable against such Grantor in accordance with its terms, except as may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or other similar laws.

(d) There is no pending or, to the best knowledge of any Grantor, threatened action, suit, proceeding or claim affecting any Grantor or to which any of the properties of any Grantor is subject, before any Governmental Authority or any arbitrator, or any order, judgment or award by any Governmental Authority or arbitrator, that may adversely affect the grant by any Grantor, or the perfection, of the security interest purported to be created hereby in the Collateral, or the exercise by the Lender of any of its rights or remedies hereunder.

(e) None of the Accounts is evidenced by Promissory Notes or other Instruments.

(f) The Grantors own and control, or otherwise possesses adequate rights to use, all Trademarks, Patents and Copyrights, which are the only trademarks, patents, copyrights, inventions, trade secrets, proprietary information and technology, know-how, formulae, rights of publicity necessary to conduct its business in substantially the same manner as conducted as of the date hereof. All such Intellectual Property is subsisting and in full force and effect, has not been adjudged invalid or unenforceable, is valid and enforceable and has not been abandoned in whole or in part.

(g) The Grantors are and will be at all times the sole and exclusive owners of, or otherwise have and will have adequate rights in, the Collateral free and clear of any Lien except for (i) the Lien created by this Agreement and (ii) the Permitted Encumbrances. No effective financing statement or other instrument similar in effect covering all or any part of the Collateral is on file in any recording or filing office except (A) such as may have been filed in favor of the Lender relating to this Agreement or the Other Credit Agreement and (B) such as may have been filed to perfect or protect any security interests or Liens permitted by the Loan Documents .

(h) The exercise by the Lender of any of its rights and remedies hereunder will not contravene any law or any contractual restriction binding on or otherwise affecting any Grantor or any of its properties and will not result in or require the creation of any Lien, upon or with respect to any of its properties.

(i) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or other regulatory body, or any other Person, is required for (i) the grant by any Grantor, or the perfection, of the security interest purported to be created hereby in the Collateral or (ii) the exercise by the Lender of any of its rights and remedies hereunder, except (A) for the filing under the Uniform Commercial Code as in effect in the applicable jurisdiction of the financing statements described in Schedule III hereto, all of which financing statements have been duly filed and are in full force and effect, (B) with respect to the perfection of the security interest created hereby in the United States Intellectual Property, for the recording of the appropriate Assignment for Security, substantially in the form of Exhibit A hereto in the United States Patent and Trademark Office or the United States Copyright Office, as applicable, (C) with respect to the perfection of the security interest created hereby in foreign Intellectual Property and Licenses, for registrations and filings in jurisdictions located outside of the United States and covering rights in such jurisdictions relating to the Intellectual Property and Licenses, (D) with respect to the perfection of the security interest created hereby in motor vehicles for which the title to such motor vehicles is governed by a certificate of title or ownership (collectively, the "Motor Vehicles"), for the submission of an appropriate application requesting that the Lien of the Lender be noted on the certificate of title or ownership, completed and authenticated by the applicable Grantor, together with the certificate of title, with respect to each Motor Vehicle, to the appropriate state agency, (E) with respect to any action that may be necessary to obtain control in Collateral described in Sections 5(d) hereof, the taking of such action and (F) the taking possession of all Documents, Chattel Paper, Instruments and cash constituting Collateral.

(j) This Agreement creates in favor of the Lender a legal, valid and enforceable security interest in the Collateral, as security for the Obligations. The Lender's

having possession of all Instruments, Documents, Chattel Paper and cash constituting Collateral and obtaining control of all Collateral described in Sections 5(d) hereof from time to time, the recording of the appropriate Assignment for Security executed pursuant hereto in the United States Patent and Trademark Office and the United States Copyright Office, as applicable, the submission of an appropriate application requesting that the Lien of the Lender be noted on the certificate of title or ownership, completed and authenticated by the applicable Grantor, together with the certificate of title or ownership, with respect to such Motor Vehicles, to the applicable state agency, and the filing of the financing statements described in Schedule III hereto and, with respect to the Intellectual Property hereafter existing and not covered by an appropriate Assignment for Security, the recording in the United States Patent and Trademark Office or the United States Copyright Office, as applicable, of appropriate instruments of assignment, result in the perfection of such security interests. Such security interests are, or in the case of Collateral in which any Grantor obtains rights after the date hereof, will be, perfected, first priority security interests, subject only to the Permitted Encumbrances and the recording of such instruments of assignment. Such recordings and filings and all other action necessary or desirable to perfect and protect such security interest have been duly taken, except for (i) the Lender's having possession of Instruments, Documents, Chattel Paper and cash constituting Collateral after the date hereof, (ii) the Lender obtaining control of any Collateral described in Section 5(d) hereof and (iii) the other filings and recordations described in Section 4(j) hereof.

(k) No Grantor holds any Commercial Tort Claims or is aware of any such pending claims, except for such claims described in Schedule IV.

SECTION 5. Covenants as to the Collateral. So long as any of the Obligations shall remain outstanding and all Commitments shall not have expired or terminated, unless the Lender shall otherwise consent in writing:

(a) Further Assurances. Each Grantor will at its expense, at any time and from time to time, promptly execute and deliver all further instruments and documents and take all further action that may be necessary or desirable or that the Lender may request in order to (i) perfect and protect the security interest purported to be created hereby; (ii) enable the Lender to exercise and enforce its rights and remedies hereunder in respect of the Collateral; or (iii) otherwise effect the purposes of this Agreement, including, without limitation:

(A) executing and filing (to the extent, if any, that such Grantor's signature is required thereon) or authenticating the filing of, such financing or continuation statements, or amendments thereto, as may be necessary or desirable or that the Lender may request in order to perfect and preserve the security interest purported to be created hereby, (B) furnishing to the Lender from time to time statements and schedules further identifying and describing the Collateral and such other reports in connection with the Collateral as the Lender may reasonably request, all in reasonable detail, and (C) taking all actions required by any earlier versions of the Uniform Commercial Code or by other law, as applicable, in any relevant Uniform Commercial Code jurisdiction, or by other law as applicable in any foreign jurisdiction.

(b) Intellectual Property.

(i) In the event that any Grantor shall (A) obtain rights to any new Trademarks, or any reissue, renewal or extension of any existing Trademark, (B) obtain rights to

or develop any new patentable inventions, or become entitled to the benefit of any Patent, or any reissue, division, continuation, renewal, extension or continuation-in-part of any existing Patent or any improvement thereof (whether pursuant to any license or otherwise) or (C) obtain rights to or develop any new works protectable by Copyright, or become entitled to the benefit of any rights with respect to any Copyright or any registration or application therefor, or any renewal or extension of any existing Copyright or any registration or application therefor, the provisions of Section 2 shall automatically apply thereto and such Grantor shall give to the Lender prompt notice thereof in accordance with the terms of this Agreement and the Loan Documents.

(ii) Each Grantor shall execute, authenticate and deliver any and all assignments, agreements, instruments, documents and papers as required by this Agreement or the Loan Documents, or as the Lender may otherwise reasonably request, to evidence the Lender's security interest hereunder in such future acquired Intellectual Property and the General Intangibles of such Grantor relating thereto or represented thereby, and each Grantor hereby appoints the Lender its attorney-in-fact to execute and/or authenticate and file all such writings for the foregoing purposes, all acts of such attorney being hereby ratified and confirmed, and such power (being coupled with an interest) shall be irrevocable until the termination of all Commitments, the repayment of all of the Obligations in full and the termination of each of the Loan Documents.

(c) Motor Vehicles.

(i) If requested by the Lender after the occurrence and during the continuance of a Default or Event of Default, each Grantor shall deliver to the Lender originals of the certificates of title or ownership for all Motor Vehicles owned by it with the Lender listed as lienholder; provided that the Lender shall not be required to be listed as the lienholder if a Motor Vehicle is subject to a purchase money security interest permitted by Section 6.01 of the Credit Agreement.

(ii) Each Grantor hereby appoints the Lender as its attorney-in-fact, effective the date hereof and terminating upon the termination of this Agreement, for the purpose of (A) executing on behalf of such Grantor title or ownership applications for filing with appropriate state agencies to enable Motor Vehicles now owned or hereafter acquired by such Grantor to be retitled and the Lender listed as lienholder thereof, (B) filing such applications with such state agencies, and (C) executing such other documents and instruments on behalf of, and taking such other action in the name of, such Grantor as the Lender may deem necessary or advisable to accomplish the purposes hereof (including, without limitation, for the purpose of creating in favor of the Lender a perfected Lien on the Motor Vehicles and exercising the rights and remedies of the Lender hereunder). This appointment as attorney-in-fact is coupled with an interest and is irrevocable until all of the Obligations are paid in full after all Commitments have been terminated.

(iii) Any certificates of title or ownership delivered pursuant to the terms hereof shall be accompanied by odometer statements for each Motor Vehicle covered thereby.

(d) Control. At the request of the Lender each Grantor hereby agrees to take any or all action that may be necessary or desirable in order for the Lender to obtain control in

accordance with Sections 9-104, 9-105, 9-106 and 9-107 of the Code with respect to the following Collateral: (i) Deposit Accounts, (ii) Electronic Chattel Paper, (iii) Investment Property, and (iv) Letter-of-Credit Rights.

**SECTION 6. Additional Provisions Concerning the Collateral.**

(a) Each Grantor hereby (i) authorizes the Lender to file, one or more financing or continuation statements, and amendments thereto, relating to the Collateral and (ii) ratifies such authorization to the extent that the Lender has filed any such financing or continuation statements, or amendments thereto, prior to the date hereof. A photocopy or other reproduction of this Agreement or any financing statement covering the Collateral or any part thereof shall be sufficient as a financing statement where permitted by law.

(b) Each Grantor hereby irrevocably appoints the Lender as its attorney-in-fact and proxy, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time in the Lender's discretion, to take any action and to execute any instrument which the Lender may deem necessary or advisable to accomplish the purposes of this Agreement (subject to the rights of a Grantor under Section 5 hereof), including, without limitation, (i) to obtain and adjust insurance required to be paid to the Lender, (ii) to ask, demand, collect, sue for, recover, compound, receive and give acquittance and receipts for moneys due and to become due under or in respect of any Collateral, (iii) to receive, endorse, and collect any drafts or other instruments, documents and chattel paper in connection with clause (i) or (ii) above, (iv) to file any claims or take any action or institute any proceedings which the Lender may deem necessary or desirable for the collection of any Collateral or otherwise to enforce the rights of the Lender with respect to any Collateral, and (v) to execute assignments, licenses and other documents to enforce the rights of the Lender with respect to any Collateral. This power is coupled with an interest and is irrevocable until all of the Obligations are paid in full after all Commitments have been terminated.

(c) For the purpose of enabling the Lender to exercise rights and remedies hereunder, at such time as the Lender shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Grantor hereby grants to the Lender, to the extent assignable, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to any Grantor) to use, assign, license or sublicense any Intellectual Property now owned or hereafter acquired by any Grantor, wherever the same may be located, including in such license reasonable access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout thereof. Notwithstanding anything contained herein to the contrary, but subject to the provisions of the Loan Documents that limit the right of a Grantor to dispose of its property, so long as no Event of Default shall have occurred and be continuing, each Grantor may exploit, use, enjoy, protect, license, sublicense, assign, sell, dispose of or take other actions with respect to the Intellectual Property in the ordinary course of its business. Further, upon the payment in full of all of the Obligations after the cancellation or termination of the Revolving Credit Commitments, the Lender (subject to Section 12(e) hereof) shall release and reassign to the Grantors all of the Lender's right, title and interest in and to the Intellectual Property, and the Licenses, all without recourse, representation or warranty whatsoever. The exercise of rights and remedies hereunder by the Lender shall not terminate the rights of the holders of any licenses or sublicenses

theretofore granted by any Grantor in accordance with the second sentence of this clause (c). Each Grantor hereby releases the Lender from any claims, causes of action and demands at any time arising out of or with respect to any actions taken or omitted to be taken by the Lender under the powers of attorney granted herein other than actions taken or omitted to be taken through the Lender's gross negligence or willful misconduct, as determined by a final determination of a court of competent jurisdiction.

(d) The powers conferred on the Lender hereunder are solely to protect its interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Lender shall have no duty as to any Collateral or as to the taking of any necessary steps to preserve rights against prior parties or any other rights pertaining to any Collateral.

(e) Anything herein to the contrary notwithstanding (i) each Grantor shall remain liable under the Licenses and otherwise with respect to any of the Collateral to the extent set forth therein to perform all of its obligations thereunder to the same extent as if this Agreement had not been executed, (ii) the exercise by the Lender of any of its rights hereunder shall not release any Grantor from any of its obligations under the Licenses or otherwise in respect of the Collateral, and (iii) the Lender shall not have any obligation or liability by reason of this Agreement under the Licenses or with respect to any of the other Collateral, nor shall the Lender be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

**SECTION 7. Remedies Upon Default.** If any Event of Default shall have occurred and be continuing:

(a) The Lender may exercise in respect of the Collateral, in addition to any other rights and remedies provided for herein or otherwise available to it, all of the rights and remedies of a secured party upon default under the Code (whether or not the Code applies to the affected Collateral), and also may (i) take absolute control of the Collateral, including, without limitation, transfer into the Lender's name or into the name of its nominee or nominees (to the extent the Lender has not theretofore done so) and thereafter receive, for the benefit of the Lender, all payments made thereon, give all consents, waivers and ratifications in respect thereof and otherwise act with respect thereto as though it were the outright owner thereof, (ii) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Lender forthwith, assemble all or part of the Collateral as directed by the Lender and make it available to the Lender at a place or places to be designated by the Lender that is reasonably convenient to both parties, and the Lender may enter into and occupy any premises owned or leased by any Grantor where the Collateral or any part thereof is located or assembled for a reasonable period in order to effectuate the Lender's rights and remedies hereunder or under law, without obligation to any Grantor in respect of such occupation, and (iii) without notice except as specified below and without any obligation to prepare or process the Collateral for sale, (A) sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Lender's offices or elsewhere, for cash, on credit or for future delivery, and at such price or prices and upon such other terms as the Lender may deem commercially reasonable and/or (B) lease, license or dispose of the Collateral or any part thereof upon such terms as the Lender

may deem commercially reasonable. Each Grantor agrees that, to the extent notice of sale or any other disposition of the Collateral shall be required by law, at least 10 days' notice to a Grantor of the time and place of any public sale or the time after which any private sale or other disposition of the Collateral is to be made shall constitute reasonable notification. The Lender shall not be obligated to make any sale or other disposition of Collateral regardless of notice of sale having been given. The Lender may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor hereby waives any claims against the Lender arising by reason of the fact that the price at which the Collateral may have been sold at a private sale was less than the price which might have been obtained at a public sale or was less than the aggregate amount of the Obligations, even if the Lender accepts the first offer received and does not offer the Collateral to more than one offeree, and waives all rights that such Grantor may have to require that all or any part of the Collateral be marshalled upon any sale (public or private) thereof. Each Grantor hereby acknowledges that (i) any such sale of the Collateral by the Lender shall be made without warranty, (ii) the Lender may specifically disclaim any warranties of title, possession, quiet enjoyment or the like, and (iii) such actions set forth in clauses (i) and (ii) above shall not adversely effect the commercial reasonableness of any such sale of the Collateral. In addition to the foregoing, (i) upon written notice to any Grantor from the Lender, each Grantor shall cease any use of the Intellectual Property or any trademark, patent or copyright similar thereto for any purpose described in such notice; (ii) the Lender may, at any time and from time to time, upon 10 days' prior notice to any Grantor, license, whether general, special or otherwise, and whether on an exclusive or non-exclusive basis, any of the Intellectual Property, throughout the universe for such term or terms, on such conditions, and in such manner, as the Lender shall in its sole discretion determine; and (iii) the Lender may, at any time, pursuant to the authority granted in Section 6 hereof (such authority being effective upon the occurrence and during the continuance of an Event of Default), execute and deliver on behalf of a Grantor, one or more instruments of assignment of the Intellectual Property (or any application or registration thereof), in form suitable for filing, recording or registration in any country.

(b) Any cash held by the Lender as Collateral and all Cash Proceeds received by the Lender in respect of any sale of or collection from, or other realization upon, all or any part of the Collateral may, in the discretion of the Lender, be held by the Lender as collateral for, and/or then or at any time thereafter applied (after payment of any amounts payable to the Lender pursuant to Section 8 hereof) in whole or in part by the Lender against, all or any part of the Obligations in accordance with Section 9 hereof (subject to the limitations contained in therein). Any surplus of such cash or Cash Proceeds held by the Lender and remaining after payment in full of all of the Obligations after all Commitments have been terminated shall be paid over to whomsoever shall be lawfully entitled to receive the same or as a court of competent jurisdiction shall direct.

(c) In the event that the proceeds of any such sale, collection or realization are insufficient to pay all amounts to which the Lender is legally entitled, the Grantors shall be jointly and severally liable for the deficiency, together with interest thereon at the highest rate specified in any applicable Loan Document for interest on overdue principal thereof or such other rate as shall be fixed by applicable law, together with the costs of collection and the

reasonable fees, costs, expenses and other client charges of any attorneys employed by the Lender to collect such deficiency.

(d) Each Grantor hereby acknowledges that if the Lender complies with any applicable state or federal law requirements in connection with a disposition of the Collateral, such compliance will not adversely effect the commercial reasonableness of any sale or other disposition of the Collateral.

(e) The Lender shall not be required to marshal any present or future collateral security (including, but not limited to, this Agreement and the Collateral) for, or other assurances of payment of, the Obligations or any of them or to resort to such collateral security or other assurances of payment in any particular order, and all of the Lender's rights hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights, however existing or arising. To the extent that any Grantor lawfully may, such Grantor hereby agrees that it will not invoke any law relating to the marshalling of collateral which might cause delay in or impede the enforcement of the Lender's rights under this Agreement or under any other instrument creating or evidencing any of the Obligations or under which any of the Obligations is outstanding or by which any of the Obligations is secured or payment thereof is otherwise assured, and, to the extent that it lawfully may, each Grantor hereby irrevocably waives the benefits of all such laws.

#### SECTION 8. Indemnity and Expenses.

(a) Each Grantor jointly and severally agrees to defend, protect, indemnify and hold the Lender harmless from and against any and all claims, damages, losses, liabilities, obligations, penalties, fees, costs and expenses (including, without limitation, legal fees, costs, expenses, and disbursements of Lender's counsel) to the extent that they arise out of or otherwise result from this Agreement (including, without limitation, enforcement of this Agreement), except claims, losses or liabilities resulting solely and directly from the Lender's gross negligence or willful misconduct, as determined by a final judgment of a court of competent jurisdiction.

(b) The Grantors will upon demand pay to the Lender the amount of any and all costs and expenses, including the reasonable fees, costs, expenses and disbursements of counsel for the Lender and of any experts and agents (including, without limitation, any collateral trustee which may act as agent of the Lender), which the Lender may incur in connection with (i) the preparation, negotiation, execution, delivery, recordation, administration, amendment, waiver or other modification or termination of this Agreement, (ii) the custody, preservation, use or operation of, or the sale of, collection from, or other realization upon, any Collateral, (iii) the exercise or enforcement of any of the rights of the Lender hereunder, or (iv) the failure by any Grantor to perform or observe any of the provisions hereof.

SECTION 9. Application of Proceeds. (a) All cash proceeds received by the Lender in respect of any sale of, collection from, or other realization upon all or any part of the Collateral (or to the extent any other Security Document requires proceeds of collateral under such other Security Document (such collateral, together with the Collateral, the "Total Collateral") to be applied in accordance with the provisions of this Agreement) shall be held by

the Lender as collateral for, and applied (after payment of any amounts payable to the Lender pursuant to Section 8) in whole or in part by the Lender against, all or any part of the Obligations as follows:

(i) first, to the reasonable out-of-pocket costs and expenses of the Lender in connection with the retaking, holding, preparing for sale, selling or other disposition of the Total Collateral, including, without limitation, all court costs and the reasonable fees and expenses of its agents and legal counsel;

(ii) second, to the extent proceeds remain after the application pursuant to the preceding paragraph (i), an amount equal to the outstanding Obligations shall be paid to the Lender; and

(iii) third, to the extent proceeds remain after the application pursuant to the preceding paragraphs (i), and (ii), and following the termination of this Agreement, to the Grantors or their successors and assigns or, to the extent directed by a court of competent jurisdiction, to whomever may be lawfully entitled to receive such surplus. The Grantors shall remain liable to the Lender for any deficiency.

**SECTION 10. Notices, Etc.** All notices and other communications provided for hereunder shall be in writing and shall be mailed (by certified mail, postage prepaid and return receipt requested), telecopied or delivered by hand, Federal Express or other reputable overnight courier, if to a Grantor, to it in care of the Borrower at its address specified in the Credit Agreement and if to the Lender to it, at its address specified in the Credit Agreement; or as to any such Person, at such other address as shall be designated by such Person in a written notice to such other Person complying as to delivery with the terms of this Section 10. All such notices and other communications shall be effective, (a) if mailed (certified mail, postage prepaid and return receipt requested), when received or 3 days after deposited in the mails, whichever occurs first, (b) if telecopied, when transmitted and confirmation received, or (c) if delivered by hand, Federal Express or other reputable overnight courier, upon delivery.

**SECTION 11. Security Interest Absolute.** All rights of the Lender, all Liens and all obligations of each of the Grantors hereunder shall be absolute and unconditional irrespective of (a) any lack of validity or enforceability of the Loan Documents or any other agreement or instrument relating thereto, (b) any change in the time, manner or place of payment of, or in any other term in respect of, all or any of the Obligations, or any other amendment or waiver of or consent to any departure from the Loan Documents, (c) any exchange or release of, or non-perfection of any Lien on any Collateral, or any release or amendment or waiver of or consent to departure from any guaranty, for all or any of the Obligations, or (d) any other circumstance which might otherwise constitute a defense available to, or a discharge of, any of the Grantors in respect of the Obligations. All authorizations and agencies contained herein with respect to any of the Collateral are irrevocable and powers coupled with an interest.

**SECTION 12. Miscellaneous.** (a) No amendment of any provision of this Agreement shall be effective unless it is in writing and signed by each Grantor and the Lender,

and no waiver of any provision of this Agreement, and no consent to any departure by any Grantor therefrom, shall be effective unless it is in writing and signed by the Lender, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.

(b) No failure on the part of the Lender to exercise, and no delay in exercising, any right hereunder or under any other Loan Document shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right. The rights and remedies of the Lender or any Lender provided herein and in the other Loan Documents are cumulative and are in addition to, and not exclusive of, any rights or remedies provided by law. The rights of the Lender or any Lender under any Loan Document against any party thereto are not conditional or contingent on any attempt by such Person to exercise any of its rights under any other Loan Document against such party or against any other Person, including but not limited to, any Grantor.

(c) Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining portions hereof or thereof or affecting the validity or enforceability of such provision in any other jurisdiction.

(d) This Agreement shall create a continuing security interest in the Collateral and shall (i) remain in full force and effect until the later of (A) the payment in full of the Obligations and (B) the termination of all of the Revolving Credit Commitments, and (ii) be binding on each Grantor and all other Persons who become bound as debtor to this Agreement in accordance with Section 9-203(d) of the Code and shall inure, together with all rights and remedies of the Lender, to the benefit of the Lender and its permitted successors, transferees and assigns. Without limiting the generality of clause (ii) of the immediately preceding sentence, without notice to the Grantors, the Lender may assign or otherwise transfer its rights and obligations under this Agreement and any other Loan Document, to any other Person and such other Person shall thereupon become vested with all of the benefits in respect thereof granted to the Lender herein or otherwise. Upon any such assignment or transfer, all references in this Agreement to the Lender or any such Lender shall mean the assignee of the Lender or such Lender. None of the rights or obligations of any Grantor hereunder may be assigned or otherwise transferred without the prior written consent of the Lender, and any such assignment or transfer shall be null and void.

(e) Upon the satisfaction in full of the Obligations and the termination of all of the Revolving Credit Commitments, (i) this Agreement and the security interests created hereby shall terminate and all rights to the Collateral shall revert to the Grantors and (ii) the Lender will, upon the Grantors' request and at the Grantors' expense, (A) return to the Grantors such of the Collateral as shall not have been sold or otherwise disposed of or applied pursuant to the terms hereof and (B) execute and deliver to the Grantors such documents as the Grantors shall reasonably request to evidence such termination, all without any representation, warranty or recourse whatsoever.

(f) **THIS AGREEMENT SHALL BE GOVERNED BY, CONSTRUED AND INTERPRETED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW**

YORK, EXCEPT AS REQUIRED BY MANDATORY PROVISIONS OF LAW AND EXCEPT TO THE EXTENT THAT THE VALIDITY AND PERFECTION OR THE PERFECTION AND THE EFFECT OF PERFECTION OR NON-PERFECTION OF THE SECURITY INTEREST CREATED HEREBY, OR REMEDIES HEREUNDER, IN RESPECT OF ANY PARTICULAR COLLATERAL ARE GOVERNED BY THE LAW OF A JURISDICTION OTHER THAN THE STATE OF NEW YORK.

(g) ANY LEGAL ACTION, SUIT OR PROCEEDING WITH RESPECT TO THIS AGREEMENT OR ANY DOCUMENT RELATED THERETO MAY BE BROUGHT IN THE COURTS OF THE STATE OF NEW YORK IN THE COUNTY OF NEW YORK OR THE UNITED STATES OF AMERICA FOR THE SOUTHERN DISTRICT OF NEW YORK, AND APPELLATE COURTS THEREOF, AND, BY EXECUTION AND DELIVERY OF THIS AGREEMENT, EACH GRANTOR HEREBY ACCEPTS FOR ITSELF AND IN RESPECT OF ITS PROPERTY, GENERALLY AND UNCONDITIONALLY, THE JURISDICTION OF THE AFORESAID COURTS. EACH GRANTOR HEREBY EXPRESSLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION, INCLUDING, WITHOUT LIMITATION, ANY OBJECTION TO THE LAYING OF VENUE OR BASED ON THE GROUNDS OF FORUM NON CONVENIENS, WHICH IT MAY NOW OR HEREAFTER HAVE TO THE BRINGING OF ANY SUCH ACTION, SUIT OR PROCEEDING IN SUCH RESPECTIVE JURISDICTIONS AND CONSENTS TO THE GRANTING OF SUCH LEGAL OR EQUITABLE RELIEF AS IS DEEMED APPROPRIATE BY THE COURT.

(h) EACH OF THE GRANTORS AND (BY ITS ACCEPTANCE OF THE BENEFITS OF THIS AGREEMENT) THE LENDER WAIVES ANY RIGHT IT MAY HAVE TO TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED ON, ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, VERBAL OR WRITTEN STATEMENT OR OTHER ACTION OF THE PARTIES HERETO.

(i) Each Grantor irrevocably consents to the service of process of any of the aforesaid courts in any such action, suit or proceeding by the mailing of copies thereof by registered or certified mail (or any substantially similar form of mail), postage prepaid, to such Grantor at its address provided herein, such service to become effective 10 days after such mailing.

(j) Nothing contained herein shall affect the right of the Lender to serve process in any other manner permitted by law or commence legal proceedings or otherwise proceed against any Grantor or any property of any Grantor in any other jurisdiction.

(k) Each Grantor irrevocably and unconditionally waives any right it may have to claim or recover in any legal action, suit or proceeding referred to in this Section any special, exemplary, punitive or consequential damages.

(l) Section headings herein are included for convenience of reference only and shall not constitute a part of this Agreement for any other purpose.

(m) This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which shall be deemed to be an original, but all of which taken together constitute one in the same Agreement.

(n) All of the obligations of the Grantors hereunder are joint and several. The Lender may, in its sole and absolute discretion, enforce the provisions hereof against any of the Grantors and shall not be required to proceed against all Grantors jointly or seek payment from the Grantors ratably. In addition, the Lender may, in its sole and absolute discretion, select the Collateral of any one or more of the Grantors for sale or application to the Obligations, without regard to the ownership of such Collateral, and shall not be required to make such selection ratably from the Collateral owned by all of the Grantors. The release or discharge of any Grantor by the Lender shall not release or discharge any other Grantor from the obligations of such Person hereunder.

(o) The Lender will hold in accordance with this Security Agreement all items of the Collateral at any time received under this Security Agreement and any other Security Document. It is expressly understood and agreed that the obligations of the Lender as holder of the Collateral and interests therein and with respect to the disposition thereof, and otherwise under this Security Agreement, are only those expressly set forth in this Security Agreement. The Lender shall act hereunder and thereunder on the terms and conditions set forth herein.

**SECTION 13. Special Provisions applicable to GDX Canada Inc.** As further collateral security for the Obligations (as defined in Section 4 hereof), GDX Canada Inc. hereby hypothecates to the Lender all of the movable property of such Grantor, wherever located and whether now or hereafter existing and whether now owned or hereafter acquired, of every kind and description, tangible or intangible. For the purposes of Quebec law, this hypothec is for the amount of \$50,000,000 plus interest accruing from the date hereof on such amount at the annual rate of 25%.

**SECTION 14. Special Provisions applicable Luxembourg Grantors.**  
Notwithstanding the foregoing, the aggregate amount payable by any of the Grantors organized under the laws of Luxembourg hereunder shall, at all times, be limited to an amount not exceeding the smaller of:

(a) the principal amount (if any) borrowed by such Grantor or any of its Subsidiaries from another member of the group of companies to which such Grantor belongs and financed directly or indirectly by a borrowing hereunder;

(b) 80 per cent of such Grantor's "capitaux propres" (as referred to in the Luxembourg Law of 19 December 2002 concerning the Trade and Companies Register as well as the accounting and annual accounts of companies) or as reflected in its last annual accounts (approved by a shareholders' meeting) available on the date of payment under this Agreement; and

(c) 80 per cent of such Grantor's "capitaux propres" (as referred to in the Luxembourg Law of 19 December 2002 concerning the Trade and Companies Register as well as the accounting and annual accounts of companies) as reflected in its last annual accounts (approved by a shareholders' meeting) available as at the date hereof.

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

GRANTORS:

GDX HOLDINGS LTD.

By: Janice S  
Name: JANICE STIPP  
Title: CFO & EVP

GDX INTERNATIONAL HOLDINGS, S.A.R.L.

By: [Signature]  
Name:  
Title:

GDX HOLDINGS, S.A.R.L.

By: [Signature]  
Name:  
Title:

GDX HOLDINGS INC.

By: Janice S  
Name: JANICE STIPP  
Title: CFO & EVP

SECURITY AGREEMENT

TRADEMARK  
REEL: 003472 FRAME: 0173

GDX NORTH AMERICA INC.

By: Janice S  
Name: JANICE STIPP  
Title: CFO + EVP

GDX AUTOMOTIVE INC.

By: Janice S  
Name: JANICE STIPP  
Title: CFO + EVP

PENN INTERNATIONAL INC.

By: Janice S  
Name: JANICE STIPP  
Title: CFO + CO/P

GDX CANADA INC.

By: Janice S  
Name: JANICE STIPP  
Title: CFO + EVP

SECURITY AGREEMENT

SCHEDULE I

LEGAL NAMES; ORGANIZATIONAL IDENTIFICATION NUMBERS; STATES OR  
JURISDICTION OF ORGANIZATION

Legal Name	Organizational Identification Number	Jurisdiction of Organization
GDX North America Inc.	3835307	Delaware
GDX Automotive Inc.		Delaware
GDX Holdings Inc.	3836330	Delaware
Penn International Inc.		Ohio
GDX Holdings Ltd.		Bermuda
GDX Holdings, S.à r.l.	R.C.S. Luxembourg B 102.377	Luxembourg
GDX International Holdings, S.à r.l.	R.C.S. Luxembourg B 102.376	Luxembourg
GDX Canada Inc.		Canada

10328496.4

Sched. I-1

TRADEMARK  
REEL: 003472 FRAME: 0175

SCHEDULE II

INTELLECTUAL PROPERTY AND LICENSES

Business Intellectual Property

1. Patents

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX2310	CANA	446024-3	1241678	SEALING STRIP
GDX2310	USA	06/470424	4447065	SEALING STRIP
GDX2770	USA	07/007543	4702039	AUTOMOBILE WEATHERSTRIPPING
GDX2960	USA	07/148247	4913976	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF WEAR
GDX2960	SPAE	88307144.1	2088384	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF A WEAR
GDX2960	USA D 01	07/305583	4923759	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF A WEAR
GDX2960	FRANE	88307144.1	325830	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF A WEAR-
GDX2960	GERME	88307144.1	3855256.6	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF A WEAR-
GDX2960	USA D 02	07/464073	5013379	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF A WEAR
GDX2960	ITAL E	88307144.1	325830	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF A WEAR-
GDX2960	GBRI E	88307144.1	325830	COHESIVE BONDING PROCESS FOR FORMING A LAMINATE OF A WEAR
GDX3040	USA P 01	07/478373	5067885	RAPID CHANGE DIE ASSEMBLY

10328496.4

Sched. II-1

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX3040	USA D 01	07/479797	5069853	METHOD OF CONFIGURING EXTRUDATE FLOWING FROM AN EXTRUDER DIE
GDX3040	USA MC 01	07/715026	5562875	HANDLING SYSTEM AND METHOD FOR CURVED EXTRUSIONS
GDX3040	USA	07/207838	4906171	DIRECTED FLOW DIE ASSEMBLY
GDX3070	MEXI	17684	163688	WINDOW PANE SEALING STRIP HAVING A RIGID NON-REINFORCED
GDX3070	JAPA	02-031291	2819336	WINDOW PANE SEALING STRIP HAVING A RIGID NON-REINFORCED
GDX3070	CANA	608594	1322216	WINDOW PANE SEALING STRIP HAVING A RIGID NON-REINFORCED
GDX3070	USA	07/317315	5014464	WINDOW PANE SEALING STRIP HAVING A FLEXIBLE REINFORCED
GDX3100	MEXI	18489	170399	MAGNETIC SEAL
GDX3120	USA	07/412978	5001867	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	GERM E	90310545	69008986.4	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	SPA/E	90310545	2056389	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	SWED E	90310545	420617	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	NETHE	90310545	420617	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	MEXI	20038	171525	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	FRANE	90310545	420617	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	GBRIE	90310545	420617	DOOR GLASS CASSETTE FOR VEHICLES
GDX3120	ITAL E	90310545	420617	DOOR GLASS CASSETTE FOR VEHICLES
GDX3180	FRANE02	92304024.9	517471	COATING BLEND COMPOSITIONS
GDX3180	USA MP 02	07/711486	5221707	COATING BLEND COMPOSITIONS
GDX3180	GERM E02	92305024.9	69228335.8	COATING BLEND COMPOSITIONS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX3180	USA P 01	07/658730	5115007	ABRASION RESISTANT POLYURETHANE BLEND COMPOSITIONS
GDX3180	MEXI	20881	178164	ABRASION RESISTANT POLYURETHANE BLEND COMPOSITIONS
GDX3180	KORS 02	9826/1992	105694	COATING BLEND COMPOSITIONS
GDX3180	KORS	7013/1990	67863	ABRASION RESISTANT POLYURETHANE BLEND COMPOSITIONS
GDX3180	CANA	2016189	2016189	ABRASION RESISTANT POLYURETHANE BLEND COMPOSITIONS
GDX3180	CANA 02	2068404	2068404	COATING BLEND COMPOSITIONS
GDX3180	SPAI E02	92305024.9	517471	COATING BLEND COMPOSITIONS
GDX3180	ITAL E02	92305024.9	517471	COATING BLEND COMPOSITIONS
GDX3180	GBRI E02	92305024.9	517471	COATING BLEND COMPOSITIONS
GDX3180	JAPA 02	04-171748	2534182	COATING BLEND COMPOSITIONS
GDX3280	KORS	14561/1991	79/56	PROCESS FOR PRODUCING SOLVENTLESS, LOW-FRICTION
GDX3350	USA	07/699103	5137675	APPARATUS AND METHOD FOR COEXTRUDING MATERIALS HAVING
GDX3380	MEXI	9200427	177209	APPARATUS AND PROCESS FOR APPLYING A POLYMER LIQUID COAT
GDX3380	USA	07/699069	5326592	ON DIE SOLUTION COATING OF EXTRUDED PROFILES AND APPARATUS
GDX3590	USA	07/902628	5255470	VEHICLE DOOR GLASS REGULATOR
GDX3590	MEXI	9303779	18356	VEHICLE DOOR GLASS REGULATOR
GDX3620	MEXI	9305413	184289	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME
GDX3620	USA	07/942867	5317835	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME

DKT. NO.	CTRY/TYP	APP. NO.	PAT. NO.	TITLE
GDX3620	SPAE	93307110.2	2100468	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME
GDX3620	CANA	2104832	2104832	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME
GDX3620	ITAL E	93307110.2	587428	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME
GDX3620	GERM E	93307110.2	69308432.4	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME
GDX3620	GBRIE E	93307110.2	587428	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME
GDX3620	FRANE	93307110.2	587428	WINDOW ENCLOSURE FOR AN AUTOMOTIVE UPPER DOOR FRAME
GDX3650	USA F 01	08/422746	5609275	METERING APPARATUS HAVING A SCREW MEMBER
GDX3770	USA	08/061126	5363537	VEHICLE WINDOW WEATHER SEAL RETAINING CLIP
GDX3790	USA	08/074253	5396733	SEAL ASSEMBLY FOR MOVABLE WINDOW FOR A VEHICLE
GDX3790	USA D 01	08/317666	5503700	METHOD FOR FABRICATING A SEAL ASSEMBLY FOR A MOVEABLE WINDOW
GDX3840	KORS	11437/1994	143377	GLASS RUN GUIDE FOR SLIDABLE VEHICLE WINDOW
GDX3840	JAPA	06-135071	2836010	GLASS RUN GUIDE FOR SLIDABLE VEHICLE WINDOW
GDX3840	USA	08/067197	5345718	GLASS RUN GUIDE FOR SLIDABLE VEHICLE WINDOW
GDX3860	KORS	17822/1994	118813	MOLDED WHEELHOUSE SEAL FOR AUTOMOTIVE VEHICLES
GDX3860	USA F 01	08/334636	5511344	MOLDED WHEELHOUSE SEAL FOR AUTOMOTIVE VEHICLES

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX3980	USA	08/197900	5423147	WIRELESS CARRIER WEATHERSTRIP SEAL
GDX3980	KORS	3066/1995	132359	WIRELESS CARRIER WEATHERSTRIP SEAL
GDX3980	MEXI	950996	187188	WIRELESS CARRIER WEATHERSTRIP SEAL
GDX4060	USA	08/365718	5626393	IMPROVED WIRELESS WEATHERSTRIP PROFILES
GDX4080	USA	08/263299	5635274	MOLDED GLASS RUN CHANNEL COMPOSITE
GDX4080	USA D 01	08/724723	5746867	PROCESS FOR FILM TRANSFER RUBBER MOLDING OF GLASS RUN
GDX4100	USA	08/233870	5488092	LOW VOC, PRIMERLESS, POLYURETHANE COMPOSITIONS
GDX4100	GERM	69525676.9	679705	POLYURETHANE COMPOSITIONS, THEIR PREPARATION AND USE
GDX4100	USA D 01	08/556778	5674567	LOW VOC, PRIMERLESS, POLYURETHANE COMPOSITIONS
GDX4110	USA D 01	08/535596	5741393	SOLVENTLESS CARBOXYLATED BUTADIENE-VINYLDENE CHLORIDE
GDX4210	USA	08/329605	5566510	MOLDED GLASS RUN CHANNEL CORNER ASSEMBLY
GDX4210	USA D 01	08/699887	5779956	METHOD FOR MOLDING A GLASS RUN CHANNEL CORNER ASSEMBLY
GDX4230	USA	08/359136	5543200	ABRASION-RESISTANT ARTICLE COATED WITH A COATING
GDX4230	GERM	19547448.1	19547448	ABRASION-RESISTANT COATING COMPOSITIONS BASED ON FLUORINATED
GDX4250	USA	08/371946	5622008	WEATHERSTRIP WITH UNCURED FOOT
GDX4280	USA F 01	08/789504	6103168	METHOD FOR MANUFACTURING AN INTEGRALLY MOLDED APPLIQUE
GDX4280	USA 02	09/615882	6402874	METHOD FOR MANUFACTURING AN INTEGRALLY MOLDED APPLIQUE FOR

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX4320	USA	08/431205	5671967	COEXTRUDED VEHICLE SILL COVER ARTICLE
GDX4360	USA	08/504162	5582895	INTEGRALLY MOLDED GREENHOUSE TRIM
GDX4410	GERM	19627652.7-09	19627652	VEHICLE WINDOW SEALING STRIP WITH INTEGRAL DOWNWARD
GDX4410	USA	08/501915	5519968	VEHICLE WINDOW SEALING STRIP WITH INTEGRAL DOWNWARD
GDX4410	KORS	27094/1996	185008	VEHICLE WINDOW SEALING STRIP WITH INTEGRAL DOWNWARD
GDX4520	USA	08/615376	5772822	METHOD OF MANUFACTURING GLASS PANEL AND GASKET ASSEMBLIES
GDX4640	USA P 01	09/203898	6070363	MECHANICALLY INTERLOCKED WEATHERSTRIP
GDX4640	USA M	08/941935	6321490	MECHANICALLY INTERLOCKED WEATHERSTRIP
GDX4660	USA D 01	09/677538	6282840	MECHANICALLY INTERLOCKED WEATHERSTRIP
GDX4660	USA	09/201991	6128859	MECHANICALLY INTERLOCKED WEATHERSTRIP
GDX4780	USA	09/193036	6106911	BELTSTRIP FOR A MOTOR VEHICLE
GDX4780	USA D 01	09/618606		METHOD AND APPARATUS FOR CO-EXTRUSION OF DISSIMILAR
GDX5260	USA P	US00/31074		WINDOW SEAL ASSEMBLY
GDX5260	USA	10/130088		WINDOW SEAL ASSEMBLY HAVING A T-SHAPED TRIM MEMBER
GDX5260	EPC X	978554.4		WINDOW SEAL ASSEMBLY
GDX5260	CZEC P	US00/31074		WINDOW SEAL ASSEMBLY
GDX5270	KORS	7014955/2002		METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE
GDX5270	JAPA P	2001-582111		METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE

DKT. NO.	CTRY/TYP	APP. NO.	PAT. NO.	TITLE
GDX5270	EPC X	19339099.2		METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE
GDX5270	CANA P	2405761		METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE
GDX5270	CZEC P	PV2002-3697		METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE
GDX5270	USA D 01	10/189,329		METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE
GDX5270	USA	09/567911	6440492	METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE
GDX5270	CHIN P	1812552.2		METHODS OF COATING RUBBER WITH SOLVENTLESS CRYSTALLINE
GDX5280	USA	09/717767		TWO PIECE OUTER BELT WEATHERSTRIP
GDX5300	USA L	60/456,172		WEATHERSTRIP
GDX6020	CANA	457914	1219021	SPRINGFLEX
GDX6030	CANA	456777	1218089	WINDOW GLASS MOUNTING ARRANGEMENT - FLUSH SEAL
GDX6030	USA	06/610500	4562676	WINDOW GLASS MOUNTING ARRANGEMENT - FLUSH SEAL
GDX6050	CANA	459697	1255969	BONDED SCREEN
GDX6060	CANA	469798	1237747	TRIMMING AND/OR SEALING STRPS
GDX6070	USA	06/727527	4617220	SEALING AND TRIMMING STRIPS
GDX6100	GERM	P3628448.3	3628448	REINFORCING CARRIERS FOR TRIMMING AND SEALING STRIPS AND THE
GDX6100	USA	06/904106	4749203	REINFORCING CARRIERS FOR TRIMMING AND SEALING STRIPS AND THE
GDX6100	ITAL	9476A/86	1216267	REINFORCING CARRIERS FOR TRIMMING AND SEALING STRIPS AND THE

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6100	JAPA	61-241586	1821532	REINFORCING CARRIERS FOR TRIMMING AND SEALING STRIPS AND THE
GDX6100	FRAN	8611855	2588931	REINFORCING CARRIERS FOR TRIMMING AND SEALING STRIPS AND THE
GDX6100	GBRI	8525571	2181698	REINFORCING CARRIERS FOR TRIMMING AND SEALING STRIPS AND THE
GDX6120	GBRI	8531490.4	2184398	IMPROVEMENTS IN AND RELATING TO SEALING, GUIDING AND
GDX6120	ITAL	9543A/86	1215057	A SEALING, TRIMMING OR GUIDING STRIP
GDX6120	GERM	P3641653.3	3641653	IMPROVEMENTS IN AND RELATING TO SEALING, GUIDING AND
GDX6120	FRAN	8617305	8617305	IMPROVEMENTS IN AND RELATING TO SEALING, GUIDING AND
GDX6130	USA	07/123923	4813184	SEALING ARRANGEMENTS
GDX6130	ITAL	9551A/87		SEALING ARRANGEMENTS
GDX6130	GBRI	86228130	2198773	SEALING ARRANGEMENTS
GDX6130	GERM	P3739176.3	3739176.3	SEALING ARRANGEMENTS
GDX6130	FRAN	8716351	8716351	SEALING ARRANGEMENTS
GDX6140	GBRI	8701477.5	2200390	A CLOSURE SEALING ARRANGEMENT
GDX6140	FRAN	8716738	8716738	A CLOSURE SEALING ARRANGEMENT
GDX6140	ITAL	9308A/88	1222180	A CLOSURE SEALING ARRANGEMENT
GDX6140	USA	07/127478	4858385	SEALS
GDX6140	GERM	P3740913.1		A CLOSURE SEALING ARRANGEMENT
GDX6170	GBRI E	91302755.3	460792	METAL REINFORCEMENTS FOR SEALING STRIPS AND THE METHODS OF
GDX6170	GERM E	91302755.3	69106593.4	METAL REINFORCEMENTS FOR SEALING STRIPS AND THE METHODS OF

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6170	FRANE	91302755.3	460792	METAL REINFORCEMENTS FOR SEALING STRIPS AND THE METHODS OF
GDX6170	SPAIE	91302755.3	2067151	METAL REINFORCEMENTS FOR SEALING STRIPS AND THE METHODS OF
GDX6170	ITAL E	91302755.3	460792	METAL REINFORCEMENTS FOR SEALING STRIPS AND THE METHODS OF
GDX6180	GBRI	8727690.3	2212844	IMPROVEMENTS IN AND RELATING TO SEALING AND FINISHING
GDX6180	CANA	587508	1338213	SEALING AND TRIMMING STRIPS
GDX6180	USA	07/273204	4902549	SEALING AND TRIMMING STRIPS
GDX6180	ITAL	9531A/88	1225833	IMPROVEMENTS IN AND RELATING TO SEALING AND TRIMMING STRIPS
GDX6180	ASTL	27669/89	611986	IMPROVEMENTS IN AND RELATING TO SEALING AND TRIMMING STRIPS
GDX6180	FRAN	8815462	8815462	IMPROVEMENTS IN AND RELATING TO SEALING AND TRIMMING STRIPS
GDX6180	SPAII	8900413	2012991	IMPROVEMENTS IN AND RELATING TO SEALING AND TRIMMING STRIPS
GDX6180	JAPA	63-296418	2803748	IMPROVEMENTS IN AND RELATING TO SEALING AND TRIMMING STRIPS
GDX6180	KORS	00128/1989	136584	IMPROVEMENTS IN AND RELATING TO SEALING AND TRIMMING STRIPS
GDX6180	GERM	P3838800.6	3838800	IMPROVEMENTS IN AND RELATING TO SEALING AND TRIMMING STRIPS
GDX6190	GERM	P3903809.2	3903809	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	ASTL	29727/89	609245	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6190	GBRI 04	8902128.1	2215762	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	CANA	590399	1316333	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	FRAN	8901778	8901778	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	JAPA	01-027726	2774124	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	USA	07/309431	4996756	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	ITAL	9333A/89	1235472	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	KORS	1544/1989	115531	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6190	SPA1	8900467	2016434	APPARATUS FOR FITTING SEALING AND TRIMMING STRIPS
GDX6200	FRAN	8909648	8909648	TRIMMING SEALING AND FINISHING STRIPS
GDX6200	SPA1	8901997	2014146	TRIMMING SEALING AND FINISHING STRIPS
GDX6200	USA	07/380869	4994311	TRIMMING SEALING AND FINISHING STRIPS
GDX6200	ITAL	9485A/89	1233716	TRIMMING SEALING AND FINISHING STRIPS
GDX6200	GBRI	88/7088.1	2220969	TRIMMING SEALING AND FINISHING STRIPS
GDX6200	GERM	P3922224.1	3922224	TRIMMING SEALING AND FINISHING STRIPS
GDX6230	USA	07/412897	4989369	SEALING AND RETAINING STRIPS
GDX6230	GERM	P3929182.0	3929182	SEALING AND RETAINING STRIPS
GDX6240	USA D 01	07/886626	5237730	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP AROUND A
GDX6240	USA 02	07/460285	5031293	APPARATUS FOR FITTING A FLEXIBLE STRIP

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6240	ITAL	9585A/89	1238856	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	GBRI 04	8928471.5	2227779	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	GERM	P3941376.4	3941376	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	JAPA	01-328585	2831067	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	FRAN	8916931	8916931	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	CANA	2004418	2004418	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	USA P 01	07/466511	5155890	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	USA C 01	07/763869	5115551	METHOD FOR FITTING A FLEXIBLE STRIP
GDX6240	SPAI	8904271	2020039	APPARATUS AND METHOD FOR FITTING A FLEXIBLE STRIP
GDX6250	USA	07/388987	4959081	SEALING AND TRIMMING
GDX6260	FRAN	9000460	9000460	STRIP HANDLING APPARATUS AND METHODS
GDX6260	USA D 01	07/817141	5169081	STRIP HANDLING APPARATUS AND METHODS
GDX6260	ITAL	9312A/90	1238873	STRIP HANDLING APPARATUS AND METHODS
GDX6260	CANA	2008521	2008521	STRIP HANDLING APPARATUS AND METHODS
GDX6260	SPAI	9000308	2027084	STRIP HANDLING APPARATUS AND METHODS
GDX6260	GERM	P4001624.2		STRIP HANDLING APPARATUS AND METHODS
GDX6260	JAPA	02-022300	2854068	STRIP HANDLING APPARATUS AND METHODS
GDX6260	GBRI 03	9000735	2229702	STRIP HANDLING APPARATUS AND METHODS
GDX6280	JAPA	02-154133	3167707	SEALING STRIPS

DKT. NO.	CTRY TYPE	APP. NO.	PAT. NO.	TITLE
GDX6280	GERM	P4018745-4		SEALING STRIPS
GDX6280	FRAN	9007803	9007803	SEALING STRIPS
GDX6280	ITAL	09428A/90	1241736	SEALING STRIPS
GDX6280	USA	07538921	5038521	SEALING STRIPS
GDX6280	SPA I	9001708	2027109	SEALING STRIPS
GDX6280	GBRI 03	9011310	2233377	SEALING STRIPS
GDX6290	USA	07538922	5027556	WINDOW DEALING AND GUIDING ARRANGEMENTS
GDX6300	ITAL	9514A/90	1241817	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6300	USA	07601339	5048170	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6300	GBRI	8926348.7	2238339	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6300	SPA I	9002901	2029951	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6300	FRAN	9012451	9012451	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6300	GERM	P4035366.4	P4035366.4	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6300	JAPA	02-276602	3004702	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6320	GBRI	8925206.8	2237836	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6320	ITAL	9524A/90	1241827	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6320	SPA I	9002817	2026769	SWING ARM
GDX6320	GERM	P4034212.3	4034212	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6320	JAPA	02-300019	3014741	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6320	FRAN	9013884	9013884	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6320	USA	07601,878	5065486	SWING ARM
GDX6330	SPA I E	90312940.1	431827	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6330	ITAL E	90312940.1	431827	APPARATUS FOR FITTING FLEXIBLE STRIPS
GDX6330	USA	07621606	5068952	APPARATUS FOR FITTING FLEXIBLE STRIPS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6400	GBRI	9227039	2273951	SEALING OR GUIDING STRIP, WINDOW FRAME ASSEMBLY AND METHOD
GDX6420	GERMU	G9319329.7	G9319329.7	TOOLS FOR FITTING STRIPS
GDX6440	GBRI 02	9312559	2273952	SEALING, TRIMMING AND FINISHING STRIPS
GDX6440	GERMU	G9319328.9	G9319328.9	SEALING, TRIMMING AND FINISHING STRIPS
GDX6440	GBRI D 01	9600459	2294964	SEALING, TRIMMING AND FINISHING STRIPS
GDX6450	CZEC	PV1154/94	292202	SEALING, TRIMMING AND FINISHING STRIPS
GDX6460	USA C 01	08/690230	5621290	MOVABLE-WINDOW SAFETY DEVICE
GDX6460	SPAIE	94307543.2	2120577	MOVABLE-WINDOW SAFETY DEVICE
GDX6460	GERM E	94307543.2	69413170.9	MOVABLE-WINDOW SAFETY DEVICE
GDX6460	FRANE	94307543.2	648628	MOVABLE-WINDOW SAFETY DEVICE
GDX6460	GBRI D 01	9802394	2319294	MOVABLE-WINDOW SAFETY DEVICE
GDX6460	ITAL E	94307543.2	648628	MOVABLE-WINDOW SAFETY DEVICE
GDX6460	GBRI 06	9420806.3	2282848	MOVABLE-WINDOW SAFETY DEVICE
GDX6470	GBRI	9304315	2275712	SEALING STRIPS
GDX6470	ITAL E	93309169.6	613800	SEALING STRIPS
GDX6470	SPAIE	93309169.6	2101245	SEALING STRIPS
GDX6470	GERM E	93309169.6	69310708.1	SEALING STRIPS
GDX6470	FRANE	93309169.6	613800	SEALING STRIPS
GDX6470	JAPA	06-021233		SEALING STRIPS
GDX6490	SWED E	88103859	282919	WINDOW FRAME WITH REINFORCED SEALING STRIPS
GDX6490	GERM E	88103859	3860239.3	WINDOW FRAME WITH REINFORCED SEALING STRIPS
GDX6490	FRANE	88103859	282919	WINDOW FRAME WITH REINFORCED SEALING STRIPS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6490	ITAL E	88103859	282919	WINDOW FRAME WITH REINFORCED SEALING STRIPS
GDX6490	GBRI E	88103859	282919	WINDOW FRAME WITH REINFORCED SEALING STRIPS
GDX6490	USA	071166704	4809463	WINDOW FRAME WITH REINFORCED SEALING STRIPS
GDX6490	SPA I E	88103859	282919	WINDOW FRAME WITH REINFORCED SEALING STRIPS
GDX6500	USA	071166991	4835031	PROFILE STRIP WITH SMOOTH REINFORCING INSERT AND METHOD OF
GDX6500	USA D 01	07285195	4943335	METHOD OF MANUFACTURING A PROFILED STRIP WITH SMOOTH
GDX6520	USA	07575339	5194312	PROFILED SEALING STRIP WITH TWO REINFORCING BANDS
GDX6540	SPA I E	92110754.6	524447	WINDOW FRAME PARTICULARY FOR VEHICLE
GDX6540	GBRI E	92110754.6	524447	WINDOW FRAME PARTICULARY FOR VEHICLE
GDX6540	FRAN E	92110754.6	524447	WINDOW FRAME PARTICULARY FOR VEHICLE
GDX6540	SWED E	92110754.6	92110754.6	WINDOW FRAME PARTICULARY FOR VEHICLE
GDX6540	ITAL E	92110754.6	524447	WINDOW FRAME PARTICULARY FOR VEHICLE
GDX6540	GERM E	92110754.6	59200959.9	WINDOW FRAME PARTICULARY FOR VEHICLE
GDX6570	FRANE	94308180.2	662400	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6570	USA D 01	08618856	5699603	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6570	GBRI 03	9422262.7	2285471	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6570	GERM E	94308180.2	69401491.5	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM

**TRADEMARK  
REEL: 003472 FRAME: 0190**

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6600	USA P	08/809257	5882766	SEALING STRIPS
GDX6600	FRAN X	95928569.3	781213	SEALING STRIPS
GDX6600	ITAL X	95928569.3	781213	SEALING STRIPS
GDX6610	ITAL E	301272.1	1040951	SEALING AND GUIDING STRIPS
GDX6610	FRAN E	301272.1	1040951	SEALING AND GUIDING STRIPS
GDX6610	SPAIE	301272.1	1040951	SEALING AND GUIDING STRIPS
GDX6610	GERME	301272.1	60002388.5	SEALING AND GUIDING STRIPS
GDX6610	GBRI	9907732.3	2349666	SEALING AND GUIDING STRIPS
GDX6620	FRAN E	95303088.9	691231	WINDOW GLASS SEALING AND FIXING ARRANGEMENTS
GDX6620	SPAIE	95303088.9	691231	WINDOW GLASS SEALING AND FIXING ARRANGEMENTS

DKT. NO.	CTR Y TYPE	APP. NO.	PAT. NO.	TITLE
GDX6570	USA C 01	08/19446	5839232	SEALING OR GUIDING ASSEMBLIES
GDX6570	SPAI E	94308180.2	2097006	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6570	CHIN	94119163.X	94119163.X	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6570	CZEC	PV0056-95	287147	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6570	JAPA	06-322319	3499314	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6570	ITAL E	94308180.2	662400	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6580	GERMU	29502214	29502214	WINDOW SEALING AND GUIDING ARRANGEMENT
GDX6580	GBRI	9402654.9	2280416	WINDOW SEALING AND GUIDING ARRANGEMENTS
GDX6590	GBRI 02	9423333.5	2294284	REINFORCEMENT FOR SEALING GUIDING AND TRIMMING STRIPS
GDX6590	CHIN P	95195770.8	95195770.8	REINFORCEMENT FOR SEALING GUIDING AND TRIMMING STRIPS
GDX6590	USA MC 01	08/744371	5752345	REINFORCEMENT FOR SEALING GUIDING AND TRIMMING STRIPS
GDX6590	USA	08/529877	5631218	REINFORCEMENT FOR SEALING GUIDING AND TRIMMING STRIPS
GDX6600	CHIN P	95195051.7	95195051.7	SEALING STRIPS
GDX6600	JAPA P	07-509969		SEALING STRIPS
GDX6600	SPAI X	95928569.3	2114749	SEALING STRIPS
GDX6600	GERM X	95928569.3	69502109.5	SEALING STRIPS
GDX6600	GBRI 02	9507296.3	2293191	SEALING STRIPS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6600	USA P	08/809257	5882766	SEALING STRIPS
GDX6600	FRAN X	95928569.3	781213	SEALING STRIPS
GDX6600	ITAL X	95928569.3	781213	SEALING STRIPS
GDX6610	ITAL E	301272.1	1040951	SEALING AND GUIDING STRIPS
GDX6610	FRAN E	301272.1	1040951	SEALING AND GUIDING STRIPS
GDX6610	SPAIE	301272.1	1040951	SEALING AND GUIDING STRIPS
GDX6610	GERM E	301272.1	60002388.5	SEALING AND GUIDING STRIPS
GDX6610	GBRI	9907732.3	2349666	SEALING AND GUIDING STRIPS
GDX6620	FRAN E	95303088.9	691231	WINDOW GLASS SEALING AND FIXING ARRANGEMENTS
GDX6620	SPAIE	95303088.9	691231	WINDOW GLASS SEALING AND FIXING ARRANGEMENTS
GDX6620	GERM E	95303088.9	69503715.3	WINDOW GLASS SEALING AND FIXING ARRANGEMENTS
GDX6620	ITAL E	95303088.9	691231	WINDOW GLASS SEALING AND FIXING ARRANGEMENTS
GDX6620	GBRI E	95303088.9	691231	WINDOW GLASS SEALING AND FIXING ARRANGEMENTS
GDX6630	GERM E	95303086.3	69503714.5	FLEXIBLE SEALING AND TRIMMING STRIPS
GDX6630	ITAL E	95303086.3	689952	FLEXIBLE SEALING AND TRIMMING STRIPS
GDX6630	FRAN E	95303086.3	689952	FLEXIBLE SEALING AND TRIMMING STRIPS
GDX6630	SPAIE	95303086.3	689952	FLEXIBLE SEALING AND TRIMMING STRIPS
GDX6640	GERM X	96909286.5	69601501.3	MOVABLE-WINDOW SAFETY DEVICE
GDX6640	INDI	706/MAS/96		MOVABLE-WINDOW SAFETY DEVICE
GDX6640	FRAN X	96909286.5	823956	MOVABLE-WINDOW SAFETY DEVICE
GDX6640	USA P	08/945876	6158170	MOVABLE-WINDOW SAFETY DEVICE

DKT. NO.	CTR/Y TYPE	APP. NO.	PAT. NO.	TITLE
GDX6640	GBRI 02	9609394.3	2300444	MOVABLE-WINDOW SAFETY DEVICE
GDX6640	ITAL X	96909286.5	823956	MOVABLE-WINDOW SAFETY DEVICE
GDX6640	SPAI X	96909286.5	2129960	MOVABLE-WINDOW SAFETY DEVICE
GDX6640	TAIW	85105264	N184592	MOVABLE-WINDOW SAFETY DEVICE
GDX6640	THAI	31057	13243	MOVABLE-WINDOW SAFETY DEVICE
GDX6650	SPAI X	96927780.5	2138369	COMPRESSION SEALS
GDX6650	ITAL X	96927780.5	850152	COMPRESSION SEALS
GDX6650	GBRI X	96927780.5	850152	COMPRESSION SEALS
GDX6650	FRAN X	96927780.5	850152	COMPRESSION SEALS
GDX6650	GERM X	96927780.5	69605125.7	COMPRESSION SEALS
GDX6660	GERM E	96304141.3	69601662.1	RETAINING, SEALING OR FINISHING STRIPS
GDX6660	GBRI E	96304141.3	747265	RETAINING, SEALING OR FINISHING STRIPS
GDX6660	SPAI E	96304141.3	2129926	RETAINING, SEALING OR FINISHING STRIPS
GDX6660	ITAL E	96304141.3	747265	RETAINING, SEALING OR FINISHING STRIPS
GDX6660	FRAN E	96304141.3	747265	RETAINING, SEALING OR FINISHING STRIPS
GDX6670	SPAI X	96927787	2145478	SEALING OR GUIDING STRIPS
GDX6670	USA P	09/011736	5970659	SEALING OR GUIDING STRIPS
GDX6670	GBRI 03	9605503.3	2304773	SEALING STRUCTURE FOR MOVABLE VEHICLE WINDOW
GDX6670	FRAN X	96927787	842059	SEALING AND GUIDING STRIPS
GDX6670	GERM X	96927787	69608444.9	SEALING AND GUIDING STRIPS
GDX6670	ITAL X	96927787	842059	SEALING AND GUIDING STRIPS
GDX6670	JAPA P	08-509940		SEAING AND GUIDING STRIPS
GDX6670	CHIN P	96197492.3	ZL 96197492.3	SEALING AND GUIDING STRIPS

DKT. NO.	CTR/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6690	ITAL	96A000206	1286528	REINFORCING CARRIERS FOR SEALING, TRIMMING AND FINISHING
GDX6690	FRAN	9610882	2738609	REINFORCING CARRIERS FOR SEALING, TRIMMING AND FINISHING
GDX6690	GBRI	9518398.4	2304772	REINFORCING CARRIERS FOR SEALING, TRIMMING AND FINISHING
GDX6700	FRAN E	97300781.8	794078	SEALING, TRIMMING AND FINISHING STRIPS
GDX6700	USA	08/812350	5866232	SEALING, TRIMMING AND FINISHING STRIPS
GDX6700	SPAI E	97300781.8	2176615	SEALING, TRIMMING AND FINISHING STRIPS
GDX6700	GBRI 02	9618356.1	2310877	SEALING, TRIMMING AND FINISHING STRIPS
GDX6700	ITAL E	97300781.8	794078	SEALING, TRIMMING AND FINISHING STRIPS
GDX6700	GERM E	97300781.8	69712662.5	SEALING, TRIMMING AND FINISHING STRIPS
GDX6710	ITAL E	96308426.4	788913	SEALING, TRIMMING AND FINISHING STRIPS
GDX6710	FRAN E	96308426.4	788913	SEALING ARRANGEMENT
GDX6710	GBRI	9602502.8	2309994	SEALING ARRANGEMENT
GDX6710	USA	08/796907	6007140	SEALING ARRANGEMENTS
GDX6710	GERM E	96308426.4	69608780.4	SEALING ARRANGEMENT
GDX6710	SPAI E	96308426.4	2146843	SEALING ARRANGEMENT
GDX6720	BRAZ P	PI9708795.5	PI9708795-5	SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	FRAN X	97917341.6	895494	SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	GERM X	97917341.6	69705510.8	SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	CHIN	97194100.9	ZL97194100.9	SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	USA P	09/171331	6082048	SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	ITAL X	97917341.6	895494	SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	JAPA P	09-537820		SEALING, TRIMMING OR GUIDING STRIPS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6720	GBRI 02	9619576.3	2312460	SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	CZEC P	PV3370-98		SEALING, TRIMMING OR GUIDING STRIPS
GDX6720	SPAI X	97917341.6	2158544	SEALING, TRIMMING OR GUIDING STRIPS
GDX6730	GBRI	9612720.4	2314364	FIXING ARRANGEMENTS AND SYSTEMS FOR FLEXIBLE STRIPS
GDX6730	FRAN E	97302649.5	814229	FIXING ARRANGEMENTS AND SYSTEMS FOR FLEXIBLE STRIPS
GDX6730	ITAL E	97302649.5	814229	FIXING ARRANGEMENTS AND SYSTEMS FOR FLEXIBLE STRIPS
GDX6730	GERM E	97302649.5	69700142.3	FIXING ARRANGEMENTS AND SYSTEMS FOR FLEXIBLE STRIPS
GDX6730	SPAIE	97302649.5	2128879	FIXING ARRANGEMENTS AND SYSTEMS FOR FLEXIBLE STRIPS
GDX6740	GERMU 02	29710499.3	29710499.3	MOVABLE-WINDOW SAFETY DEVICE
GDX6740	GBRI 02	9712500.9	2314378	MOVABLE-WINDOW SAFETY DEVICE
GDX6760	GBRI	9700758.7	2321266	WINDOW SEALING AND WIPIING ARRANGEMENTS
GDX6760	FRAN E	97309848.6	854062	WINDOW SEALING AND WIPIING ARRANGEMENTS
GDX6760	SPAIE	97309848.6	ES2197313	WINDOW SEALING AND WIPIING ARRANGEMENTS
GDX6760	ITAL E	97309848.6	854062	WINDOW SEALING AND WIPIING ARRANGEMENTS
GDX6760	USA	09/006733	5870860	SEALING AND WIPIING ARRANGEMENTS
GDX6760	GERM E	97309848.6	69723413.4	WINDOW SEALING AND WIPIING ARRANGEMENTS
GDX6770	FRAN X	98900572.3	952931	SEALING OR GUIDING ASSEMBLY AND METHOD OF CONSTRUCTING A

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6770	CHIN P	988033330.5	ZI 988033330.5	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6770	USA P	09/341810	6240677	SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX6770	ITAL X	98900572.3	952931	SEALING OR GUIDING ASSEMBLY AND METHOD OF CONSTRUCTING A
GDX6770	GERM X	98900572.3	69813772.8	SEALING OR GUIDING ASSEMBLY AND METHOD OF CONSTRUCTING A
GDX6770	SPAI X	98900572.3	952931	SEALING OR GUIDING ASSEMBLY AND METHOD OF CONSTRUCTING A
GDX6770	GBRI	9700935.1	2321268	SEALING OR GUIDING ASSEMBLY AND METHOD OF CONSTRUCTING A
GDX6780	GBRI	9701654.7	2321488	SEALING, TRIMMING AND FINISHING STRIPS
GDX6780	ITAL E	97309091.3	9418BE/2003	SEALING, TRIMMING AND FINISHING STRIPS
GDX6780	FRAN E	97309091.3	855303	SEALING, TRIMMING AND FINISHING STRIPS
GDX6780	SPAIE	97309091.3	855303	SEALING, TRIMMING AND FINISHING STRIPS
GDX6780	GERME	97309091.3	69724092.4	SEALING, TRIMMING AND FINISHING STRIPS
GDX6780	EPC E	97309091.3	855303	SEALING, TRIMMING AND FINISHING STRIPS
GDX6800	BRAZ P	PI9811476-0		A SEALING STRIP WHICH IS LONGITUDINALLY COMPRESSED TO MATCH
GDX6800	CHIN P	98807569.5	ZI 98807569.5	SEALING STRIPS
GDX6800	GBRI	9715773.9	2327699	SEALING STRIPS
GDX6800	SPAI X	98925841.3	2179504	A SEALING STRIP WHICH IS LONGITUDINALLY COMPRESSED TO MATCH
GDX6800	JAPA P	2000-504018		SEALING STRIPS
GDX6800	GERM X	989925841.3	69808097.1	A SEALING STRIP WHICH IS LONGITUDINALLY COMPRESSED TO MATCH

DKT. NO.	CTRY/TYP	APP. NO.	PAT. NO.	TITLE
GDX6800	ITAL X	98925841.3	998402	A SEALING STRIP WHICH IS LONGITUDINALLY COMPRESSED TO MATCH
GDX6800	FRAN X	989925841.3	998402	A SEALING STRIP WHICH IS LONGITUDINALLY COMPRESSED TO MATCH
GDX6800	ARGE	P980103666	AR013257B1	SEALING STRIPS
GDX6800	USA XP	09/445703	6623832	SEALING STRIPS
GDX6800	CZEC P	PV4405-99		SEALING STRIPS
GDX6810	USA P	09/445704	6281455	FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6810	CZEC P	440899		FORCE-RESPONSIVE SENSOR
GDX6810	ARGE	P980104019		FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6810	JAPA P	2000-510149		FORCE-RESPONSIVE SENSOR
GDX6810	GBRI 02	9720808.6	2328318	FORCE-RESPONSIVE SENSOR
GDX6810	SPAI X	98938799.8	1004127	FORCE-RESPONSIVE SENSOR
GDX6810	FRAN X	98938799.8	1004127	FORCE-RESPONSIVE SENSOR
GDX6810	BRAZ P	PI9811490		FORCE-RESPONSIVE SENSOR
GDX6810	GERM X	98938799.8	69804320	FORCE-RESPONSIVE SENSOR
GDX6810	CANA P	2296365		FORCE-RESPONSIVE SENSOR
GDX6810	CHIN P	98808072.9	1086839	FORCE-RESPONSIVE SENSOR
GDX6810	ITAL	98938799.8	1004127	FORCE-RESPONSIVE SENSOR
GDX6820	ITAL X	98921635.3	1007273	STRIP FITTING TOOLS AND METHODS
GDX6820	GERM X	98921635.3	69803990.4	STRIP FITTING TOOLS AND METHODS
GDX6820	SPAI X	98921635.3	2173580	STRIP FITTING TOOLS AND METHODS
GDX6820	FRAN X	98921635.3	1007273	STRIP FITTING TOOLS AND METHODS
GDX6820	GBRI	9715772.1	2327698	STRIP FITTING TOOLS AND METHODS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6840	GERM E	98308906.1	69807430	SEALING STRIPS AND METHODS OF MAKING THEM
GDX6840	SPA I E	98308906.1	933243	SEALING STRIPS AND METHODS OF MAKING THEM
GDX6840	ITAL E	98308906.1	933243	SEALING STRIPS AND METHODS OF MAKING THEM
GDX6840	EPC E	98308906.1	933243	SEALING STRIPS AND METHODS OF MAKING THEM
GDX6840	FRAN E	98308906.1	933243	SEALING STRIPS AND METHODS OF MAKING THEM
GDX6850	SPA I X	98950222.4	1049850-	FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	BRAZ P	PI9814057-4		FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	CHIN P	98811373.2	ZL 98811373.2	FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	GERM X	98950222.4	69815397.9	FORCE RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	GBRI	9724643.3	2331627	FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	JAPA P	2000-522344		FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	ITAL X	98950222.4	9457 BE/2003	FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	FRAN X	98950222.4	1049850	FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	CZEC P	PV00-1427		FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6850	USA P	09/485246	6297743	FORCE-RESPONSIVE DETECTORS AND SYSTEMS
GDX6860	GERM E	98308821.2	69810068.9	MOULDING METHODS AND PRODUCTS THEREOF
GDX6860	GBRI	9724324	2331266	SEALING, TRIMMING OR FINISHING STRIPS AND METHODS OF MAKING
GDX6860	SPA I E	98308821.2	916478	MOULDING METHODS AND PRODUCTS THEREOF
GDX6860	ITAL E	98308821.2	916478	MOULDING METHODS AND PRODUCTS THEREOF
GDX6860	FRAN E	98308821.2	916478	MOULDING METHODS AND PRODUCTS THEREOF

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6880	EPC X	98950211.7		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6880	GBRI	9805202	2335310	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6880	CZEC P	PV2000-3278		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6880	CHIN P	98814006.3	ZL 98814006.3	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6880	USA P	09/623642	6571511	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6880	BRAZ P	PI9815718-3		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6880	JAPA P	2000-535818		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6880	MEXIP	8837		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	FRAN X	99933024.4	1099231	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	CZEC P	PV2001-154		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	SPAI X	99933024.4	1099231	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	GBRI	9815626.8	2340661	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	MEXIP	2001/000615		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	ITAL X	99933024.4	1099231	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	JAPA P	2000-560596		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	CANA P	2337832		FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	USA P	09/744073	6525651	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6890	GERM X	99933024.4	69908950.6	FORCE-RESPONSIVE DETECTORS AND SYSTEMS AND METHODS OF MAKING
GDX6900	GBRI	9822830.7	2342947	REINFORCING CORES OR CARRIERS FOR FLEXIBLE PRODUCTS
GDX6910	GBRI	9817286.9	2340662	OBSTRUCTION RESPONSIVE APPARATUS

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DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX6910	EPC E	99305211.7		OBSTRUCTION RESPONSIVE APPARATUS
GDX6920	CZEC P	2001-1027		STRIP FITTING TOOLS AND METHODS
GDX6920	EPC X	99934961.6	1115589B	STRIP FITTING TOOLS AND METHODS
GDX6920	CHIN P	99811344.1	99811344.1	STRIP FITTING TOOLS AND METHODS
GDX6920	JAPA P	2000-572099		STRIP FITTING TOOLS AND METHODS
GDX6920	USA P	09/787827	6,691,388	STRIP FITTING TOOLS AND METHODS
GDX6920	GBRI 02	9916805.6	2341880	STRIP FITTING TOOLS AND METHODS
GDX6930	GBRI	9821143.6	2342113	SEALING, TRIMMING OR FINISHING STRIP
GDX6930	ITAL E	99305213.3	990546	SEALING, TRIMMING OR FINISHING STRIPS
GDX6930	FRAN E	99305213.3	990546	SEALING, TRIMMING OR FINISHING STRIPS
GDX6930	SPA I E	99305213.3	2194422T3	SEALING, TRIMMING OR FINISHING STRIPS
GDX6930	GERM E	99305213.3	69905674.2	SEALING, TRIMMING OR FINISHING STRIPS
GDX6940	GBRI	9828771.7	2345311	FLEXIBLE CHANNEL SHAPED STRIP STRUCTURES
GDX6940	EPC E	99308628.9		FLEXIBLE CHANNEL SHAPED STRIP STRUCTURES
GDX6960	EPC X	99954227.7		REINFORCEMENTS FOR SEALING, FINISHING AND TRIMMING STRIPS
GDX6960	GBRI	9825204.2	2343906	SEAL STRIP WITH REINFORCEMENT CARRIER
GDX6960	USA P	09/856210	6,548,143	REINFORCEMENTS FOR SEALING, FINISHING AND TRIMMING STRIPS
GDX6960	GERM U P	29924117.3	29924117.3	REINFORCEMENTS FOR SEALING, FINISHING AND TRIMMING STRIPS
GDX6990	GBRI E	302396.7	1038711	SEALING, TRIMMING AND FINISHING STRIPS AND METHODS OF
GDX6990	ITAL E	302396.7	1038711	SEALING, TRIMMING AND FINISHING STRIPS AND METHODS OF

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DKT. NO.	CTRY/TYP	APP. NO.	PAT. NO.	TITLE
GDX6990	GBRI	9906799.3	2348232	SEALING, TRIMMING AND FINISHING STRIPS
GDX6990	GERM E	302396.7	1038711	SEALING, TRIMMING AND FINISHING STRIPS AND METHODS OF
GDX6990	SPAIE	302396.7	1038711	SEALING, TRIMMING AND FINISHING STRIPS AND METHODS OF
GDX6990	FRAN E	302396.7	1038711	SEALING, TRIMMING AND FINISHING STRIPS AND METHODS OF
GDX7000	POLA P	P352160		SEALING OR GUIDING ARRANGEMENTS
GDX7000	GBRI	9912930.6	2350640	SEALING OR GUIDING ARRANGEMENTS
GDX7000	MEXI P	2001/012300		SEALING OR GUIDING ARRANGEMENTS
GDX7000	GBRID	320186	2388866	SEALING OR GUIDING ARRANGEMENTS
GDX7000	BRAZ P	PI0011252-6		SEALING OR GUIDING ARRANGEMENTS
GDX7000	USA P	09/980642		SEALING OR GUIDING ARRANGEMENTS
GDX7000	EPC X	935411.9		SEALING OR GUIDING ARRANGEMENTS
GDX7000	CZEC P	PV2001-4138		SEALING OR GUIDING ARRANGEMENTS
GDX7000	JAPA P	2001-503282		SEALING OR GUIDING ARRANGEMENTS
GDX7000	CHIN P	808316.9		SEALING OR GUIDING ARRANGEMENTS
GDX7010	EPC X	953277.1		SEALING AND GUIDING STRIP FOR A WINDOW
GDX7010	CHIN P	814945.3	ZL00814945.3	SEALING AND GUIDING STRIP FOR A WINDOW
GDX7010	CZEC P	PV2002-678		SEALING AND GUIDING STRIP FOR A WINDOW
GDX7010	GBRI	9920394.5	2353553	SEALING AND GUIDING STRIPS
GDX7010	JAPA P	2002-520314		SEALING AND GUIDING STRIP FOR A WINDOW
GDX7010	USA P	10/069650		SEALING AND GUIDING STRIP FOR A WINDOW
GDX7070	GBRI	12654	2362601	METHODS OF AND APPARATUS FOR JOINING PROFILE SECTIONS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX7070	USA P	10/253,912		METHODS OF AND APPARATUS FOR JOINING PROFILE SECTIONS
GDX7070	EPC X	1910093.2	1284851	METHODS OF AND APPARATUS FOR JOINING PROFILE SECTIONS
GDX7080	JAPA P	2001-586031		JOINED PROFILE SECTIONS AND METHODS AND MATERIAL FOR JOINING
GDX7080	CHIN P	1810013.9		JOINED PROFILE SECTIONS AND METHODS AND MATERIAL FOR JOINING
GDX7080	GBRI 01	27981	2362602	JOINED PROFILE SECTIONS, AND APPARATUS, METHODS AND MATERIAL
GDX7080	CZEC P	PV2002-3605		JOINED PROFILE SECTIONS AND METHODS AND MATERIAL FOR JOINING
GDX7080	EPC X	1917387.1	1284852B	JOINED PROFILE SECTIONS AND METHODS AND MATERIAL FOR JOINING
GDX7080	USA P	10/275,778		JOINED PROFILE SECTIONS AND METHODS AND MATERIAL FOR JOINING
GDX7090	CZEC P	PV2002-3590		SEALING, TRIMMING AND FINISHING STRIPS AND VEHICLE DOORS
GDX7090	USA P	10/258911		SEALING, TRIMMING AND FINISHING STRIPS AND VEHICLE DOORS
GDX7090	JAPA P	2001-584083		SEALING, TRIMMING AND FINISHING STRIPS AND VEHICLE DOORS
GDX7090	EPC X	1917402.8		SEALING, TRIMMING AND FINISHING STRIPS AND VEHICLE DOORS
GDX7090	CHIN P	1809461.9		SEALING, TRIMMING AND FINISHING STRIPS AND VEHICLE DOORS
GDX7090	GBRI	11679.8		SEALING, TRIMMING AND FINISHING STRIPS AND VEHICLE DOORS
GDX7100	GBRI E	91309664	486163	SEALING AND WIPING ARRANGEMENT

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX7100	GERM E	91309664	69102974.1	SEALING AND WIPING ARRANGEMENT
GDX7100	FRAN E	91309664	486163	SEALING AND WIPING ARRANGEMENT
GDX7100	SPA I E	91309664	2056586	SEALING AND WIPING ARRANGEMENT
GDX7100	ITAL E	91309664	486163	SEALING AND WIPING ARRANGEMENT
GDX7110	USA	07792019	5339488	SEALING AND WIPING ARRANGEMENT INCLUDING INFLATABLE CHAMBER
GDX7130	ITAL	92A000231	1259712	FRAMES FOR WINDOWS
GDX7130	SPAI	P9202398	2061384	FRAMES FOR WINDOWS
GDX7130	FRAN	9213845	2698047	FRAMES FOR WINDOWS
GDX7130	GERM	P4240365.0		FRAMES FOR WINDOWS
GDX7130	GBRI	9223848.4	2272469	FRAMES FOR WINDOWS
GDX7150	JAPA	08-125714		SEALING STRIP
GDX7150	USA P	08/646681	5826378	SEALING STRIP
GDX7200	USA	06/420529	4448430	HOLLOW REINFORCED SEALING STRIPS
GDX7210	CANA	457908	1214808	IMPROVEMENTS IN AND RELATING TO CHANNEL-SHAPED STRIPS
GDX7210	USA	06/420528	4399644	IMPROVEMENTS IN AND RELATING TO CHANNEL-SHAPED STRIPS
GDX7210	GB	0504481.3		TUNNEL SYSTEM
GDX7230	CANA	457913	1218090	WINDOW GLASS MOUNTING ARRANGEMENTS
GDX7250	CANA	459909	1214482	GLAZING SUPPORTS
GDX7270	EPC X	1982657.7		SEALING, TRIMMING AND FINISHING STRIPS
GDX7270	CZEC P	2003-1702		SEALING, TRIMMING AND FINISHING STRIPS
GDX7270	PCT P	IB01/02176		SEALING, TRIMMING AND FINISHING STRIPS
GDX7270	JAPA P	2002-551386		SEALING, TRIMMING AND FINISHING STRIPS

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX7270	CHIN P	1822798.8		SEALING, TRIMMING AND FINISHING STRIPS
GDX7270	GBRI	31356.9		SEALING OR TRIM STRIP WITH PIVOTING LIMBS TO GRIP A FLANGE
GDX7270	USA P	10451718		SEALING, TRIMMING AND FINISHING STRIPS
GDX7290	CZEC P	2003-2489		SEALING AND GUIDING STRIPS
GDX7290	EPC P	2703820.7		SEALING AND GUIDING STRIPS
GDX7290	PCT P	IB02/00846		SEALING AND GUIDING STRIPS
GDX7290	JAPA P	2002-567568		SEALING AND GUIDING STRIPS
GDX7290	USA P	10469,067		SEALING AND GUIDING STRIPS
GDX7290	CHIN P	2805539		SEALING AND GUIDING STRIPS
GDX7290	GBRI	104871.9		SEALING AND GUIDING STRIPS
GDX7490	CZEC P	BE01/00120		DOOR AND/OR WINDOW FRAME
GDX7490	EPC X	1952063.3		DOOR AND/OR WINDOW FRAME
GDX7490	CHIN P	1815825		DOOR AND/OR WINDOW FRAME
GDX7490	JAPA P	2002-511986		DOOR AND/OR WINDOW FRAME
GDX7490	USA P	10/333,156		DOOR AND/OR WINDOW FRAME
GDX7500	PCT P	IB03/00507		SEALING OR GUIDING ASSEMBLIES AND METHODS OF MAKING THEM
GDX7510	GBRI 06	404804.7		APPARATUS AND METHODS FOR PRODUCING FLEXIBLE STRIP
GDX7520	GBRI	222817.9		SEALING, TRIMMING OR GUIDING STRIPS
GDX7520	GBRI 01	305476.4		SEALING, TRIMMING OR GUIDING STRIPS
GDX7520	PCT P	IB03/04353		SEALING, TRIMMING OR GUIDING STRIPS
GDX7520	US	10/530,325		CONTINUOUS EXTRUSION
GDX7530	US	10/529,929		STUCK CORNER

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX7530	GBRI	222816.1		SEALING, TRIMMING OR GUIDING STRIPS
GDX7530	PCT	IB03/04357		SEALING, TRIMMING OR GUIDING STRIPS
GDX7540	GBRI	227230		SEALING, TRIMMING OR GUIDING STRIPS
GDX7540	PCT P	IB03/05365		SEALING, TRIMMING OR GUIDING STRIPS
GDX7570	DISC	10346495.6		T-BONDING
GDX7580	GBRI	228290.3		WINDOW SEALING AND GUIDING ARRANGEMENTS
GDX7590	GBRI	228185.5		SEALING, GUIDING AND TRIMMING STRIP ARRANGEMENTS AND METHODS
GDX7600	GBRI	229652.3		FIXING OF SEALING AND MOUNTING STRIPS TO MEMBERS
GDX7600	PCT P	IB03/05917		FIXING OF SEALING AND MOUNTING STRIPS TO MEMBERS (FIXED DIE)
GDX7610	GBRI	229651.5		CONTROLLING MOVEMENT OF CLOSURE MEMBERS
GDX7610	PCT P	IB03/06024		CONTROLLING MOVEMENT OF CLOSURE MEMBERS
GDX7620	GBRI 02	230327.9		WINDOW SEALING AND GUIDING ARRANGEMENTS
GDX7620	PCT P	PCT/IB2003/0 05622		WINDOW SEALING AND GUIDING ARRANGEMENTS
GDX7640	DISC			DOUBLE BONDING
GDX7650	DISC			STUCK MOUNT
GDX7660	GBRI	306873.1		SEALING, TRIMMING AND GUIDING STRIPS
GDX7660	PCT P	PC/IB2003/0 00997		SEALING, TRIMMING AND GUIDING STRIPS
GDX7690	GBRI	313364.2		SEALING STRIP FOR A CLOSURE MEMBER

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX7690	GBRI 01	313942.5		SEALING STRIP FOR A CLOSURE MEMBER
GDX7700	USA	10/690,141		COMPOSITE EXTRUSION FOR TRIM SEAL STRIP AND METHOD FOR
GDX7700	EP	04800478.2		COMPOSITE EXTRUSION
GDX7700	CN	200480031100.5		COMPOSITE EXTRUSION
GDX7700	WO	PCT/US04/034041		COMPOSITE EXTRUSION
GDX7700	JP	2006-536676		COMPOSITE EXTRUSION
GDX7710	DISC			A HYBRID CARRIER
GDX7710	EP	04796716.1		HYBRID CARRIER
GDX7710	WO	PCT/US04/035925		HYBRID CARRIER
GDX7720	GBRI	318008		SEALING, TRIMMING OR FINISHING STRIPS
GDX7730	GBRI			2KMOULD
GDX7740	GBRI	326623.6		CONTROLLING MOVEMENT OF CLOSURE MEMBERS
GDX7740	WO	PCT/IB2004/003648		TOGGLE LIFT
GDX7750	GB	0425446.2		MULTIPLE LATCHES
GDX7750	GBRI	326776.2		LATCHING ARRANGEMENTS FOR CLOSURE MEMBERS
GDX7760	USA L	60/519,363		WEATHERSTRIP FOR AUTOMOTIVE GLASS WINDOW AND THE LIKE
GDX7760	US	10/984,218		REINFORCED LAYER
GDX7760	EP	04810926.8		REINFORCED LAYER
GDX7760	CN	200480039890.1		REINFORCED LAYER
GDX7760	WO	PCT/US04/037949		REINFORCED LAYER
GDX7770	GBRI	329882.2		SEALING, TRIMMING OR FINISHING STRIPS
GDX7770	EP	04801417.9		STOPPER SEAL

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX7770	CN	200480038923		STOPPER SEAL
GDX7770	US	10/580,971		STOPPER SEAL
GDX7770	WO	PCT/IB2004/004222		STOPPER SEAL
GDX7780	DISC			RUBBER/METAL
GDX7790	GBRI	400869.4		ROOF ASSEMBLY FOR CONVERTIBLE VEHICLE
GDX7800	GBRI	401756.5		VEHICLE ROOF ARRANGEMENTS
GDX7810	GBRI	405309.6		SUPPORT STRIPS AND METHODS
GDX7810	WO	PCT/IB2004/004317		2K-DIVISION BAR
GDX7820	DISC			PU BONDING COVERING.
GDX7820	US	11/107,290		BONDED APPLIQUE
GDX7820	WO	PCT/IB2006/000914		BONDED APPLIQUE
GDX7830	USA	10/748,047		WEATHERSHIP HAVING HYBRID CARRIER
GDX7840	US	11/101,851		COWL VENT
GDX7840	WO	PCT/IB2005/003739		THERMOPLASTIC WEATHERSTRIP
GDX7850	US	11/102,980		
GDX7870	GB	0423321.9		QUARTERLIGHT CHANNEL
GDX7870	WO	PCT/DE2005/001713		QUARTERLIGHT CHANNEL
GDX7880	WO	PCT/IB2005/003322		CORNER LIP IV
GDX7880	GB	0423875.4		CORNER LIP III
GDX7880	GB	0427261.3		CORNER LIP IV
GDX7880	GB	0506821.8		DECORATIVE WAIST
GDX7890	GB	0427809.9		DECORATIVE WAIST
GDX7890	WO	PCT/IB2005/003987		ASSEMBLED C-PILLAR
GDX7900	GB	0427019.5		

DKT. NO.	CTRY/TYPE	APP. NO.	PAT. NO.	TITLE
GDX7900	EP	05257420.9		ASSEMBLED C-PILLAR
GDX7910	GB	0428265.3		CONNECTED DIVISION BAR
GDX7910	GB	0514408.4		CONNECTED DIVISION BAR
GDX7910	WO	PCT/TB2005/003997		CONNECTED DIVISION BAR
GDX7920	WO	PCT/TB2006/005548		FLEX-HYBRID GLASS RUN
GDX7920	GB	0506991.9		FLEX-HYBRID GLASSRUN
GDX7930	ES	200500303/4		FLOCK TAPE
GDX7930	ES	200500313		FLOCK TAPE
GDX7930	WO	PCT/TB2006/000267		FLOCK TAPE
GDX7960	WO	PCT/TB2006/001024		END CLIP
GDX7960	GB	0507295.4		END CLIP
GDX7960	GB	0519168.9		END CLIP END CLIP
GDX7980	GB	0514406.8		WIPE-ON COATING
GDX7980	GB	0523549.4		WIPE-ON COATING
GDX7980	WO	PCT/TB2006/002058		WIPE-ON COATING
GDX7990	WO	PCT/TB2006/001375		HIDDEN GAP
GDX7990	GB	0510375.9		HIDDEN GAP
GDX8000	GB	0514295.5		CLAMPING TOOL
GDX8000	EP	06253627.1		CLAMPING TOOL
GDX8010	EP	06253629.7		PORTABLE TOOL
GDX8010	GB	0514297.1		PORTABLE TOOL
GDX8010	GB	0516890.1		PORTABLE TOOL
GDX8010	US	11/551,655		PORTABLE TOOL
GDX8020	GB	0516618.6		COUPLING CLIP

DKT. NO.	CTR/Y/TYPE	APP. NO.	PAT. NO.	TITLE
GDX8020	WO	PCT/IB2006/002238		COUPLING CLIP
GDX8090	GB	0603249.4		CONCENTRATING ELECTRODE
GDX8100	GB	0603244.5		VARI-CAP CONNECTION
GDX8110	GB	0603247.8		OSCILLATOR CONNECTION
GDX8120	GB	0603248.6		PORTABLE ANTI-PINCH
GDX8130	WO	PCT/IB2006/003282		QUARTERLIGHT MOULDING
GDX8130	GB	0523548.6		QUARTERLIGHT MOULDING
GDX8150	GB	0604685.8		CARRIER JOINT
GDX8150	GB	0604890.4		CARRIER JOINT
GDX8150	GB	0609895.8		CARRIER JOINT III
GDX8160	GB	0607635		CARRIER TAPE
GDX8160	GB	0607737.4		CARRIER TAPE
GDX8170	GB	0623107		INDUCTIVE BUTT
GDX8180	GB	0700455.9		TOP MOUNT

**2. Trademarks**

MARK	CTR/Y	APP. NO.	REG. NO.
D DEVICE	United States	751904158	
DRAFTTEX	United States	73/110576	1072662
DRAFTTEX	United States	74/700547	2143054
ROLLFORM	United States	74/700546	2143053
GDX	United States	76/1170349	2806941
GIVING SHAPE TO INNOVATION	United States	76/1172722	
GDX AUTOMOTIVE	United States	76/1170375	2806943
GDX AUTOMOTIVE AND DESIGN	United States	76/1184320	2806958
GDX AUTOMOTIVE	Argentina	2.326.906	
DRAFTTEX	Brazil	821560174	
DRAFTTEX	Brazil	821560190	

MARK		CTRY	APP. NO.	REG. NO.
GDX AUTOMOTIVE	Brazil	823.543.838		
GDX AUTOMOTIVE	Canada	1088151		
DRAFTEX	Canada	314457	311457	
D DEVICE	China P.R.	9900042518	1494509	
DRAFTEX - in Chinese Characters	China P.R.	972112	972112	
DRAFTEX	China P.R.	9506374	978021	
GDX	China P.R.	2001130985	1925916	
ROLLFORM – Chinese Characters	China P.R.	950101534	978235	
ROLLFORM	China P.R.	95063075	972114	
DRAFTEX	Community Trademark	494435	494435	
HYPERSEAL	Community Trademark	1676519		
GDX AUTOMOTIVE	Community Trademark	2064368	2064368	
D DEVICE	Community Trademark	871657	871657	
GDX AUTOMOTIVE	Czech Republic	0-163919	241216	
DRAFTEX	Czech Republic	81367	187542	
ROLLFORM	Czech Republic	81368	187543	
D LOGO	France	263179	1640312	
DRAFTEX	France	1551264	1551264	
SNAPON device	France	1712828	1712828	
SNAPON	France	1331266	1331266	
SNAPON	France	1476144	1476144	
ROLLFORM	France	3052983	3052983	
DRAFTEX	Great Britain	677128	677128	
HYPERSEAL	Great Britain	2215478	2215478	
SNAPON	Great Britain	786942	786942	
SNAPON	Great Britain	851115	851115	
SNAPON	Great Britain	1039925	1039925	
SNAPON	Great Britain	851116	851116	
SNAPON	Great Britain	851114	851114	
ROLLFORM	Great Britain	1432865	1432865	
ROLLFORM	Great Britain	1432866	1432866	
FLEXFAST	Great Britain	850829	850829	
FLEXFAST	Great Britain	853713	853713	
FLEXFAST	Great Britain	853712	853712	

MARK	CTRY	APP. NO.	REG. NO.
DRAFTEX	Great Britain	1038390	1038390
FLEXFAST	Germany	817521	817521
DMT	Germany	30013884	30013884
D DEVICE	Germany	39743271.2	39743271
DRAFTEX	Germany	D293717	985336
DRAFTEX	India	687433	
DRAFTEX	India	800257	
DRAFTEX	India	800255	
DRAFTEX	India	800256	
DRAFTEX	India	800258	
SNAPPON	Italy	311218	311218
DRAFTEX	Italy	236447	236447
SNAPPON	Italy	686161	
DRAFTEX	Japan	4246477	4246477
GDX AUTOMOTIVE	Mexico	471232	704800
DRAFTEX	South Africa	7915292	7915292
SNAPPON	South Africa	7915293	7915293
SNAPPON	Spain	481329	481329
DRAFTEX	Spain	779297	779297
DRAFTEX	Spain	779296	779296
ROLLFORM	Spain	1584103	1584103
D LOGO	Spain	1627792	1627792
ROLLFORM	Spain	1584102	1584102

3. Patents Licensed to GDX North America Inc. and further licensed to Henniges Automotive GmbH & Co. KG

DKT. NO.	CTRY/ TYPE	APP. NO.	PAT. NO.	KEYWORD	OWNER
GDX6790	CHIN P	98807209.2	ZL98807209.2	Tube Reinforcement	LD
GDX6790	CZEC P	PV4407.99		Tube Reinforcement	LD
GDX6790	FRAN X	93921603.1	996552	Tube Reinforcement	LD
GDX6790	GBRI	9714914	2327451	Tube Reinforcement	LD
GDX6790	BRAZ P	PI9810986-3		Tube Reinforcement	LD
GDX6790	GERM X	98921603.1	996552	Tube Reinforcement	LD
GDX6790	USA P	09/445746	6442902	Tube Reinforcement	LD
GDX6790	ITAL X	98921603.1	996552	Tube Reinforcement	LD
GDX6790	JAPA P	2000-502953		Tube Reinforcement	LD

DKT. NO.	CTRY/ TYPE	APP. NO.	PAT. NO.	KEYWORD	OWNER
GDX6790	SPAIX	98921603.1	996552	Tube Reinforcement	LD
GDX7040	CHIN P	814510.5	ZL00814510.5	Low-Friction Skin	LD
GDX7040	CZEC P	PV2002-1685		Low-Friction Skin	LD
GDX7040	EPC X	969678.2		Low-Friction Skin	LD
GDX7040	GBRI	9924605	2355480	Low-Friction Skin	LD
GDX7040	JAPA P	2001-531606		Low-Friction Skin	LD
GDX7040	MEXIP	2002/003850		Low-Friction Skin	LD
GDX7040	POLA P	P-364761		Low-Friction Skin	LD
GDX7040	BRAZP	PI0014850-4		Low-Friction Skin	LD
GDX7040	USA P	10/089,965		Low-Friction Skin	LD
GDX7050	CHIN	815585.2	ZL00815585.2	Metal Form	LD
GDX7050	CZEC P	PV2002-1436		Metal Form	LD
GDX7050	EPC X	973098.7		Metal Form	LD
GDX7050	BRAZ P	PI00153272-9		Metal Form	LD
GDX7050	GBRI	9926724.7	2358037	Metal Form	LD
GDX7050	USAP	10/111,450		Metal Form	LD
GDX7050	JAPA P	2000-536391		Metal Form	LD
GDX7050	MEXIP	2002/004651		Metal Form	LD
GDX7050	POLA P	P355396		Metal Form	LD
GDX7060	BRAZ P	PI0016985-4		Web Seal	LD
GDX7060	USA P	10/169888		Web Seal	LD
GDX7060	CHINP	819350.9		Web Seal	LD
GDX7060	CZEC P	PV2002-2375		Web Seal	LD
GDX7060	EPC X	985698		Web Seal	LD
GDX7060	GBRI	1138.7	2359320	Web Seal	LD
GDX7060	JAPA P	2002-553150		Web Seal	LD
GDX7060	MEXIP	2002/007000		Web Seal	LD
GDX7060	POLA P	P356047		JOHNSON CONTROLS	
0637604	EPC				PHOENIX AG
0750546	EPC				GEISSLER
0884209B	EPC				METZELER
01/05679	PCT/EPC				

SCHEDULE III  
UCC-1 FINANCING STATEMENTS

Delaware

GDX Holdings Inc.  
GDX North America Inc.  
GDX Automotive Inc.

Ohio

Penn International Inc.

District of Columbia

GDX Holdings Ltd.  
GDX International Holdings, S.à r.l.  
GDX Holdings, S.à r.l.  
GDX Canada Inc.

SCHEDULE IV  
COMMERCIAL TORT CLAIMS

GDX North America, Inc. is a creditor in the bankruptcy of Venture Holdings Company, LLC, *et al*; Case Number 03-48939-TLT; United States Bankruptcy Court; Eastern District of Michigan, Southern Division.

10328496.4

Sched. IV-1

**TRADEMARK  
REEL: 003472 FRAME: 0215**

ASSIGNMENT FOR SECURITY

[TRADEMARKS] [PATENTS] [COPYRIGHTS]

WHEREAS, \_\_\_\_\_ (the "Assignor") [has adopted, used and is using, and holds all right, title and interest in and to, the trademarks and service marks listed on the annexed Schedule 1A, which trademarks and service marks are registered or applied for in the United States Patent and Trademark Office (the "Trademarks")] [holds all right, title and interest in the letter patents, design patents and utility patents listed on the annexed Schedule 1A, which patents are issued or applied for in the United States Patent and Trademark Office (the "Patents")] [holds all right, title and interest in the copyrights listed on the annexed Schedule 1A, which copyrights are registered in the United States Copyright Office (the "Copyrights")];

WHEREAS, the Assignor, has entered into a Security Agreement, dated as of January 18, 2007 (the "Security Agreement"), in favor of Komagata Holding B.V., as lender (the "Assignee");

WHEREAS, pursuant to the Security Agreement, the Assignor has assigned to the Assignee and granted to the Assignee for the benefit of itself a continuing security interest in all right, title and interest of the Assignor in, to and under the [Trademarks, together with, among other things, the good-will of the business symbolized by the Trademarks] [Patents] [Copyrights] and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof and any and all damages arising from past, present and future violations thereof (the "Collateral"), to secure the payment, performance and observance of the Obligations (as defined in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor does hereby pledge, convey, sell, assign, transfer and set over unto the Assignee and grants to the Assignee for the benefit of itself a continuing security interest in the Collateral to secure the prompt payment, performance and for the benefit of itself observance of the Obligations.

The Assignor does hereby further acknowledge and affirm that the rights and remedies of the Assignee with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

IN WITNESS WHEREOF, the Assignor has caused this Assignment to be duly executed by its officer thereunto duly authorized as of \_\_\_\_\_, 20\_\_\_\_.

[GRANTOR]

By: \_\_\_\_\_  
Name:  
Title:

STATE OF \_\_\_\_\_

ss.:

COUNTY OF \_\_\_\_\_

On this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_, before me personally came \_\_\_\_\_, to me known to be the person who executed the foregoing instrument, and who, being duly sworn by me, did depose and say that s/he is the \_\_\_\_\_ of \_\_\_\_\_, a \_\_\_\_\_, and that s/he executed the foregoing instrument in the firm name of \_\_\_\_\_, and that s/he had authority to sign the same, and s/he acknowledged to me that he executed the same as the act and deed of said firm for the uses and purposes therein mentioned.

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SCHEDULE 1A TO ASSIGNMENT FOR SECURITY

[Trademarks and Trademark Applications]

[Patent and Patent Applications]

[Copyright and Copyright Applications]

Owned by \_\_\_\_\_

10328496.4

**RECORDED: 01/31/2007**

**TRADEMARK  
REEL: 003472 FRAME: 0218**