

Form PTO-1594 (Rev. 07/05)
OMB Collection 0651-0027 (exp. 6/30/2008)

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

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

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

1. Name of conveying party(ies):
MW Universal, Inc. and W Forge Holdings Inc.

Individual(s) Association
 General Partnership Limited Partnership

Corporation- State: Delaware

Other _____

Citizenship (see guidelines) _____

Additional names of conveying parties attached? Yes No

2. Name and address of receiving party(ies) Yes
Additional names, addresses, or citizenship attached? No

Name: Icon Leasing Fund Eleven, LLC

Internal Address: _____

Street Address: 100 Fifth Avenue, 4th Floor

City: New York

State: NY

Country: _____ Zip: 10011

Association Citizenship
 General Partnership Citizenship
 Limited Partnership Citizenship Delaware

Corporation Citizenship
 Other _____ Citizenship _____

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)

3. Nature of conveyance)/Execution Date(s) :
Execution Date(s) September 21, 2007

Assignment Merger
 Security Agreement Change of Name

Other _____

4. Application number(s) or registration number(s) and identification or description of the Trademark.
A. Trademark Application No. (s) 78/907,897; Trademark Registration No. (s) 2,636,251; 3,231,435;
78/907,897 3,178,592; 3,130,891; 2,212,317; 2,260,545; 2,301,249;
2,547,534; 2,258,856; 2,255,048; 2,301,251; 1,646,651;

Additional sheet(s) attached? Yes No

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

5. Name & address of party to whom correspondence concerning document should be mailed:
Name: Michael I. Slapo, Esq.

Internal Address: Fox Rothschild LLP

Street Address: 100 Park Avenue, Suite 1500

City: New York

State: NY Zip: 10017

Phone Number: 212-868-7920

Fax Number: 212-692-0940

Email Address: mslapo@foxrothschild.com

6. Total number of applications and registrations involved: 20


7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 515.00

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

8. Payment Information:

a. Credit Card Last 4 Numbers _____
Expiration Date _____

b. Deposit Account Number 50-1943
Authorized User Name Michael I. Slapo

9. Signature:  _____
Signature Date

Michael I. Slapo _____
Name of Person Signing

Total number of pages including cover sheet, attachments, and document: 22

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

CH \$340.00 501943 76907697

Continuation Sheet for Item 4:

2,449,439; 2,421,771; 2,430,244; 2,412,805; 2,636,251; 1,188,413

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement") is dated as of September 21, 2007, by and among MW UNIVERSAL, INC., a Delaware corporation having a principal place of business at 2008 Cypress Street, Suite 120, Paris, KY 40361, its affiliates, successors and assigns ("MW Universal") and W FORGE HOLDINGS INC., a Delaware corporation having a principal place of business at 2008 Cypress Street, Suite 100, Paris, KY 40361 and a direct wholly-owned subsidiary of MW Universal ("W Forge Holdings", its affiliates, successors and assigns ("W Forge" and, together with MW Universal, jointly and severally, the "Lessee"), on the one hand, and ICON LEASING FUND ELEVEN, LLC, a Delaware limited liability company having a principal place of business at 100 Fifth Avenue, 4th Floor, New York, NY 10011 (the "Secured Party"), on the other hand.

Background

This Agreement is being entered into in connection with the "Master Lease" (as defined herein). Pursuant to the terms of the Master Lease, the Lessee desires to grant the Secured Party a security interest in and to certain "Intellectual Property" (as defined herein) upon the terms and conditions further set forth herein.

Agreement

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Lessee agrees with the Secured Party as follows:

Section 1. Defined Terms. As used in this Agreement, the terms set forth in this Section 1 have the meanings set forth below. The singular use of any defined term includes the plural and the plural use includes the singular.

Section 1.1 "Event of Default" means any event, condition, or omission, which, after the expiration of any applicable rights of notice or cure, constitutes a violation or default under the Master Lease or pursuant to any other agreement executed from time to time by the Lessee to or for the benefit of the Secured Party which evidences or relates or pertains to any of the Obligations.

Section 1.2 "Intellectual Property" means all right, title and interest of the Lessee, whether now owned or existing or hereafter acquired or arising, in, to, under or by virtue of all patents, patent applications, trademarks and trademark applications granted or issued by or pending in the name of the Lessee in the United States Patent and Trademark Office (the "USPTO") and/or in any corresponding foreign counterpart to the USPTO, including, without limitation, all of the inventions and improvements described or claimed therein, together with: (a) any reissues, divisions, continuations, continuations-in-part, certificates of re-examination and extensions thereof; (b) all present and future rights of the Lessee under all present and future license agreements relating thereto, whether the Lessee is licensee or licensor thereunder; (c) all income, royalties, damages and payments now or hereafter due or payable to the Lessee thereunder or with respect thereto, including without limitation, damages and payments for past, present or future infringements thereof; (d) all present and future claims, causes of action, and rights to sue for past, present or future infringements thereof; (e) all general intangibles, proceeds

and products related thereto; and (f) all rights corresponding thereto throughout the world. "Intellectual Property", as defined above, shall include, without limitation, the patents, patent applications and trademarks listed on Exhibit A attached hereto and incorporated herein by reference.

Section 1.3 "Master Lease" means (a) that certain Master Lease Agreement dated as of the date hereof by and among IEMC CORP., a Delaware corporation, MW Universal and the entities executing the Schedules thereto from time to time (the "Master Lease Agreement"), (b) any and all Schedules to the Master Lease Agreement that may be executed from time to time, including, without limitation, that certain Schedule 1 to Master Lease Agreement dated as of the date hereof by and between the Secured Party and W Forge, and (c) any other agreements, instruments or documents, including, without limitation, loan agreements, notes, guaranties, pledges, security agreements, assignments, and all other written matter, whether heretofore, now, or hereafter executed by or on behalf of the Lessee to or for the benefit of the Secured Party, or by any obligor for obligations guaranteed by the Lessee to the Secured Party.

Section 1.4 "Obligations" means each and every debt, liability and obligation of every type and description arising under or in connection with the Master Lease which the Lessee may now or at any time hereafter owe to the Secured Party, whether such debt, liability or obligation now exists or is hereafter created or incurred and whether it is or may be direct or indirect, due or to become due, absolute or contingent, primary or secondary, liquidated or unliquidated, independent, joint, several or joint and several.

Section 2. Grant of Security Interest. As security for the complete and timely payment, performance and satisfaction of all of the Obligations, the Lessee hereby mortgages, pledges, and hypothecates unto the Secured Party and the Secured Party's successors and assigns, upon the following terms and conditions, and hereby grants to the Secured Party and the Secured Party's successors and assigns, a first priority lien and security interest in and to all of the Lessee's right, title and interest in, under or by virtue of the Intellectual Property, whether now owned or existing or hereafter acquired, and in any products and proceeds thereof. The security interests granted by the Lessee to the Secured Party hereunder shall automatically attach to and include all rights to any Intellectual Property which is subsequently obtained by the Lessee after the date of this Agreement or to any licenses thereof. The Lessee hereby irrevocably and unconditionally authorizes the Secured Party to modify and amend from time to time this Agreement and Exhibit A hereto to include any such additional Intellectual Property or licenses thereof, without any further assent or signature of the Lessee. All future advances are intended to be secured.

Section 3. Additional Intellectual Property. If, before the Obligations shall have been satisfied in full, the Lessee shall: (a) obtain rights to any Intellectual Property not listed on Exhibit A, or to any licenses relating to any such Intellectual Property; or (b) become entitled to the benefit of any Intellectual Property not listed on Exhibit A hereto or to the benefit of any license renewal, the security interest of the Secured Party granted hereunder shall automatically attach thereto, the provisions of Section 2 hereof shall automatically apply thereto, and the Lessee shall give prompt written notice thereof to the Secured Party. The Lessee irrevocably and unconditionally authorizes the Secured Party to modify this Agreement by amending Exhibit A

to include any such additional Intellectual Property, without any further assent or signature of the Lessee until the Obligations have been satisfied in full. The Lessee shall, promptly after request by the Secured Party, and at the Lessee's expense, execute and deliver to the Secured Party, in form and content reasonably satisfactory to the Secured Party and in proper form for filing in the USPTO and in any corresponding foreign counterpart to the USPTO, such security agreements, assignments or other documents as may be required by or desirable to the Secured Party in order to reflect of record the Secured Party's interest therein pursuant to this Agreement and the Master Lease.

Section 4. Representations And Warranties. The Lessee hereby represents, warrants and covenants to Secured Party that: (a) Exhibit A hereto includes all Intellectual Property owned by the Lessee as of the date hereof, the Intellectual Property described on Exhibit A is subsisting, valid, unexpired and enforceable, none of such Intellectual Property has been adjudged invalid, expired or unenforceable in whole or in part, and none of such Intellectual Property has been abandoned; (b) no claim has been made that the use of any of the Intellectual Property does or may violate the rights of any third person; (c) the Lessee is the sole and exclusive owner of the entire unencumbered right, title and interest in and to the Intellectual Property, free and clear of any liens, charges and encumbrances, including without limitation pledges, security interests, assignments, licenses, franchise agreements, registered user agreements and covenants by the Lessee not to sue third persons; (d) the Lessee has the unqualified right to enter into this Agreement and to perform its terms and conditions; (e) the Lessee has used, and will continue to use for the duration of this Agreement, proper statutory notice and markings in connection with its making, using or selling goods and/or processes or methods covered by the Intellectual Property; (f) Lessee (i) will have, at the time the Lessee acquires ownership in the Intellectual Property hereafter arising, absolute title to each such Intellectual Property, free and clear of all security interests, liens and encumbrances; and (ii) will keep all Intellectual Property free and clear of all security interests, liens and encumbrances.

Section 5. Maintenance of Patents: Prosecution Of Applications And Proceedings. The Lessee shall maintain the registration of the Intellectual Property, and shall take all actions necessary to maintain, preserve and continue the validity and enforceability of the Intellectual Property, including, but not limited to, the filing of applications for renewal, affidavits of use, affidavits of incontestability and institution and maintenance of opposition, concurrent use, interference and cancellation proceedings, and the payment of any and all application, renewal, extension or other fees. The Lessee shall have the duty, through counsel acceptable to the Secured Party, to prosecute diligently any applications of the Intellectual Property pending as of the date of this Agreement or thereafter until the Obligations shall have been paid in full, to make federal application on registrable but unregistered Intellectual Property, to file and prosecute opposition, concurrent use and cancellation proceedings and to do any and all acts which are necessary or desirable to preserve and maintain all rights in the Intellectual Property. The Lessee shall not, without the express written consent of the Secured Party, sell or assign its interest in, or grant any license under, any of the Intellectual Property. The Lessee shall not, without the Secured Party's prior written consent, enter into any agreement (for example, a license agreement) which is inconsistent with the Lessee's obligations under the Master Lease, and the Lessee further agrees that it shall not take any action, or permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would materially adversely affect the validity or enforcement of the rights transferred to the Secured Party under

this Agreement. The Lessee shall not abandon any Intellectual Property (including applications for such Intellectual Property) without the express written consent of the Secured Party.

Any expenses incurred in connection with the Intellectual Property shall be borne by the Lessee. The Lessee hereby agrees to reimburse and indemnify the Secured Party for all damages, costs and expenses, including attorney's fees, incurred by the Secured Party in the fulfillment of the provisions of this Section 5.

Section 6. Rights Upon The Occurrence Of An Event Of Default. Upon the occurrence of an Event of Default, in addition to all other rights and remedies available under the Master Lease or under applicable law, the Secured Party shall have the right at any time (but shall have no obligation) to: (a) take exclusive possession and/or place a custodian in exclusive possession of any or all of the Intellectual Property from time and to time; (b) take, in its name or in the name of the Lessee or otherwise, such actions as the Secured Party may, at any time or from time to time, deem necessary to maintain, protect, sell, liquidate, transfer, license, assign or otherwise dispose of or realize upon the Intellectual Property, upon such terms and conditions as it may deem advisable and at such prices as it may deem best, for cash or on credit or for future delivery without assumption of any credit risk; (c) use, operate, manage, and control the Intellectual Property in any lawful manner; and (d) collect and receive all income, revenue, earnings, issues, and profits therefrom. Notice of any sale or other disposition shall be given to the Lessee at least ten (10) days before the time of any intended public sale or of the time after which any intended private sale or other disposition of the Intellectual Property is to be made, which the Lessee hereby agrees shall be commercially reasonable notice of such sale or other disposition. At any such sale or other disposition, the Secured Party may, to the extent permissible under applicable law, purchase the whole or any part of the Intellectual Property, free from any right of redemption on the part of the Lessee, which right is hereby waived and released to the extent lawfully permitted. The Lessee shall remain liable for any deficiency if the proceeds of any sale or other disposition of the Intellectual Property are insufficient to pay in full the Obligations and all costs and expenses, including, without limitation, reasonable attorneys' fees and disbursements, paid or incurred by the Secured Party in collecting any such deficiency. The Lessee hereby irrevocably and unconditionally authorizes and empowers the Secured Party to make, constitute and appoint any officer or agent of the Secured Party as the Secured Party may select, in its exclusive discretion, as the Lessee's true and lawful attorney-in-fact, with the power to endorse or sign the Lessee's name on all applications, documents, papers and instruments necessary for the Secured Party or the designee of the Secured Party to: (a) own and use the Intellectual Property; (b) grant or issue any exclusive or nonexclusive licenses under the Intellectual Property to any other person; (c) assign, license, pledge, convey or otherwise transfer title in or dispose of the Intellectual Property to any other person on such terms and conditions as the Secured Party shall in its sole discretion determine; (d) demand, sue for compromise, settle and collect and receive payment of and receipt for, any and all moneys, claims and other amounts due or to become due at any time in respect of or arising out of any of the Intellectual Property; (e) commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect or enforce any right in respect of the Intellectual Property; (f) defend any suit, action or proceeding brought against the Lessee with respect to any of the Intellectual Property; (g) settle, compromise or adjust any of the aforesaid suits, actions or proceedings and, in connection therewith, to give such discharges as the Secured Party may deem appropriate; and (h) do all acts and things which the Secured Party deems necessary from

time to time to protect, preserve or realize upon the Intellectual Property and the Secured Party's liens thereon and to effect the intent of this Agreement. The Lessee hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement, and is intended by the Lessee to be a power of attorney coupled with an interest. All of the Secured Party's rights and remedies with respect to the Intellectual Property, whether established by this Agreement, by the Master Lease, or by law shall be cumulative and may be exercised singularly or concurrently.

Section 7. No Duty Imposed Upon Secured Party. The powers conferred upon the Secured Party hereunder are solely to protect the interest of the Secured Party in the Intellectual Property and shall not impose any duty upon the Secured Party to exercise any such powers.

Section 8. Patent And Trademark Office And Third Parties May Rely Upon Lessee's Authorizations To Secured Party. If the Secured Party shall elect to exercise any of its rights hereunder, the USPTO and any corresponding foreign counterpart to the USPTO shall have the right to rely upon the Secured Party's written statement of the Secured Party's right to sell, assign, license and transfer the Intellectual Property and the Lessee hereby irrevocably and unconditionally authorizes the USPTO and any corresponding foreign counterpart to the USPTO to recognize such sale by the Secured Party either in the Lessee's name or in the Secured Party's name without the necessity or obligation of the USPTO or any foreign counterpart to the USPTO to ascertain the existence of any default by the Lessee under the Master Lease.

Section 9. Costs And Expenses. Any and all fees, costs and expenses, of whatever kind or nature, including, without limitation, the reasonable attorneys' fees and legal expenses incurred by the Secured Party in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or any other fees incurred in otherwise protecting, maintaining or preserving the Intellectual Property, or in defending or prosecuting any actions or proceedings arising out of or related to the Intellectual Property, shall be borne and paid by the Lessee on demand by the Secured Party and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the highest rate in effect from time to time under the Master Lease.

Section 10. Notices. Notices that are required or permitted to be delivered hereunder shall be sufficient if in writing and sent to the addresses set forth in the Preamble hereof in the manner specified in the Master Lease.

Section 11. No Further Assignment. The Lessee shall not assign, transfer, sell license, convey or otherwise dispose of the Intellectual Property or Lessee's interests therein without the prior written consent of the Secured Party.

Section 12. Further Assurances. The Lessee shall promptly do, make, execute and deliver all such further and additional acts, things, deeds, assurances, instruments and documents considered reasonably necessary, appropriate or proper by the Secured Party to vest in, effectuate and assure to the Secured Party its rights under this Agreement or in any of the Intellectual Property. The Lessee hereby constitutes the Secured Party its attorney-in-fact to execute and file all such additional instruments and documents for the foregoing purposes, all lawful acts of such

attorney being hereby ratified and confirmed; such power, being coupled with an interest, is irrevocable until the Obligations have been satisfied in full and there exists no contingent or noncontingent commitment which could give rise to any Obligations.

Section 13. Amendment. The terms and conditions of this Agreement may be modified, altered, waived, or amended only by a writing executed by the Secured Party consenting to the modification, alteration, waiver, or amendment.

Section 14. Choice of Law. This Agreement shall be construed according to the laws of the State of New York (without regard to any conflict of laws principles thereof that would result in the application of any laws other than the laws of the State of New York). All parties hereto consent to the sole and exclusive jurisdiction and venue of the courts located in the County of New York, State of New York in any action to enforce, construe or interpret this Agreement.

Section 15. Severability. If any of the provisions of this Agreement are judicially determined to be in conflict with any law of the State of New York or otherwise judicially determined to be unenforceable for any reason whatsoever, such provision shall be deemed null and void to the extent of such unenforceability but shall be deemed separable from and shall not invalidate any other provision of this Agreement.

Section 16. Successors And Assigns. The terms, covenants and conditions contained in this Agreement shall inure to the benefit of the Secured Party and its successors and assigns, and shall be binding upon the Lessee and its successors and assigns.

[signature page follows]

IN WITNESS WHEREOF, the Lessee and the Secured Party have executed this Agreement as of the date first above written with the specific intention of creating an instrument under seal.

LESSEE:

MW Universal, Inc.

By: [Signature]
Name: GEORGE S. HOFMEISTER
Title: PRESIDENT

W Forge Holdings, Inc.

By: [Signature]
Name: GEORGE S. HOFMEISTER
Title: PRESIDENT

SECURED PARTY:


ICON Leasing Fund Eleven, LLC
~~BUZZON CAPITAL CORP. ATMAY OF~~
By: [Signature]
Name: Mark Feld
Title: CEO

Notary Acknowledgement to Intellectual Property Security Agreement

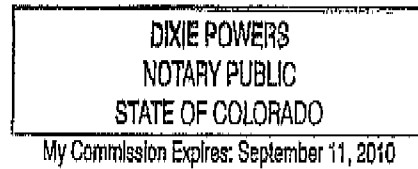
State of Colorado)
) ss.
County of El Paso)

The foregoing instrument was acknowledged before me this 20th day of September, 2007, by George S. Hofmeister as President of MW Universal, Inc., a Delaware corporation.

Witness my hand and official seal.
My commission expires: 9/11/2010.



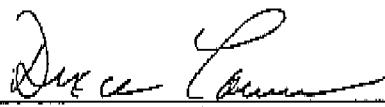
Notary Public



State of Colorado)
) ss.
County of El Paso)

The foregoing instrument was acknowledged before me this 20th day of September, 2007, by George S. Hofmeister as President of W. Forge Holdings, Inc., a Delaware corporation.

Witness my hand and official seal.
My commission expires: 9/11/2010.



Notary Public

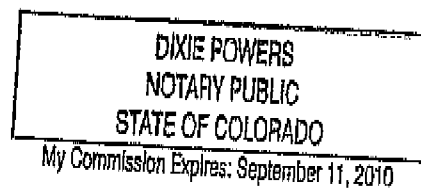


EXHIBIT A

Schedule Of Intellectual Property

[attached]

Schedule of Patents

U.S. PATENTS

Patent Title	App. No./Pat. No.
PLIERS WITH SEMI-FLUSH FASTENER	29/239,422
WATER-PUMP PLIERS WITH SEMI-FLUSH FASTENER	29/239,423
SCREWDRIVER HANDLE	29/210,667
WRENCH HANDLE FOR ADJUSTABLE WRENCH	29/247,644
SCREWDRIVER HANDLE	29/249,861
SCREWDRIVER HANDLE	29/249,863
SCREWDRIVER HANDLE	29/249,864
SCREWDRIVER HANDLE	29/249,867
CO-EXTRUDED SCREWDRIVER	11/552,465
SLIP JOINT LONG NOSE PLIERS	D543,814
SLIP JOINT LONGNOSE LONG REACH PLIERS	D543,815
ARC JOINT LONG NOSE PLIERS	D543,816
HANDLES FOR PLIERS	D542,614
EXTRA WIDE JAW ARC JOINT PLIERS	D532,266
WATER PUMP PLIERS HANDLES	D523,723
FLUSH RIVET LAMINATED PLIERS	D524,128
SCREWDRIVER HANDLE	D448642
RATCHETING ADJUSTABLE WRENCH	6,679,139
SCREWDRIVER HANDLE	D473442
SCREWDRIVER HANDLE	D473443

Patent Title	App. No./Pat. No.
SCREWDRIVER HANDLE	D482256
CONVERTIBLE T-HANDLE SCREWDRIVER	D482586
PLIERS HANDLES	D520845
LINESMAN PLIERS HANDLES	D521348
SCREWDRIVER HANDLE	D510692
PLIERS	D344224
PLIERS	D343779
MULTI-TIERED RACK FOR TOOLS	5,129,528
MULTI-TIERED RACK FOR TOOLS	D336802
LONG NOSE PLIERS	D358312
LINESMAN UTILITY PLIERS	D358313
SCREWHOLDER FOR SCREWDRIVER	5,355,752
HEX DRIVER FOR HAND TOOLS	D396623
HANDLE FOR HAND TOOLS	D399722
LOCKING PLIERS	D419841
JAW PROTECTOR FOR REMOVABLY COVERING THE JAW MEMBERS OF A GRIPPING TOOL	D409058
SELF-ADJUSTING LAMINATE PLIERS WITH SOLID JAW FEATURES	6,327,943
SCREWDRIVER WITH A ROTATABLE END CAP	D515388

FOREIGN PATENTS

Patent	Country	App. No. / Pat. No.
SCREWDRIVER HANDLE	Canada	
SCREWDRIVER HANDLE	Canada	
SCREWDRIVER HANDLE	Canada	
SCREWDRIVER HANDLE	Canada	
CO-EXTRUDED SCREWDRIVER	Canada	2582532
LINESMAN PLIERS HANDLES	China	200430065162.0
PLIERS WITH SEMI-FLUSH FASTENER	China	200630004477.3
WATER-PUMP PLIERS WITH SEMI-FLUSH FASTENER	China	200630004478.8
WATER PUMP PLIERS HANDLES	China	200430065164.X
PLIERS HANDLES	China	200430065163.5
SCREWDRIVER HANDLE	China	200430065165.4

Schedule of Patents



U.S. Patent No. D405,333, issued on Feb. 9, 1999 (Appl. No. 29/076,555, filed on Sept. 15, 1997)



Schedule of Trademarks

MARK	APL NUMBER	APL DATE	REG NO.	REG DATE	RENEWAL DATE
BITMATE	75/928,922	02/24/2000	2,636,251	10/15/2002	10/15/2012 Sec. 1 & 15 Due: 10/15/2008
SAW DRIVER	78/907,897	06/14/2006	N/A	N/A	Pending

Schedule of Trademarks

U.S. TRADEMARKS

Mark	Ser. No./ Reg. No.	Owner Information	Status
ROBO ACP8	3,231,435	Applied Concepts, Inc.	Registered
ROBO ACP9	3,178,592	Applied Concepts, Inc.	Registered
ROBOWRENCH	3,130,891	Applied Concepts, Inc.	Registered
	2,212,317	Applied Concepts, Inc.	Registered
	2,260,545	Applied Concepts, Inc.	Registered
ROBOGRIP	2,301,249	Applied Concepts, Inc.	Registered
ROBO HAMMER	2,547,534	Applied Concepts, Inc.	Registered
ROBO®RCP8	2,258,856	Applied Concepts, Inc.	Registered
ROBO®RCP9	2,255,048	Applied Concepts, Inc.	Registered
ROBO·GRIP	2,301,251	Applied Concepts, Inc.	Registered
ROBOGRIP	1,646,651	Applied Concepts, Inc.	Registered
ROBOGUARDS	2,449,439	Applied Concepts, Inc.	Registered

Mark	Ser. No./ Reg. No.	Owner Information	Status
ROBO PRO	2,421,771	Applied Concepts, Inc.	Registered
	2,430,244	Applied Concepts, Inc.	Registered
ROBOPRO	2,412,805	Applied Concepts, Inc.	Registered
SAW DRIVER	78907897	Western Forge Corporation	Pending Application
BITMATE	2636251	Western Forge Corporation	Registered
	1188413	Emerson Electric, Co.	Registered

FOREIGN TRADEMARKS

Mark	Country	Ser. No./ Reg. No.	Owner Information	Status
ROBO GRIP	Argentina	1766122	Applied Concepts, Inc.	Registered
ROBO GRIP	Australia	739511	Applied Concepts, Inc.	Registered
ROBO GRIP	Brazil	821065920	Applied Concepts, Inc.	Registered
ROBO GRIP	Canada	TMA57338 6	Applied Concepts, Inc.	Registered
ROBO GRIP	Canada	TMA57338 6	Applied Concepts, Inc.	Registered
ROBO GRIP	Chile	539011	Applied Concepts, Inc.	Registered
HEX HEAD SYMBOL	China	1237670	Applied Concepts, Inc.	Registered
ROBO GRIP	China	1279436	Applied Concepts, Inc.	Registered
ROBOGRIP (STYLIZED)	China	1237669	Applied Concepts, Inc.	Registered

Mark	Country	Ser. No. Reg. No.	Owner Information	Status
ROBOPRO (STYLIZED)	China	3538812	Applied Concepts, Inc.	Registered
ROBO GRIP	Community	564435	Applied Concepts, Inc.	Registered
ROBO HAMMER	Community	1381359	Applied Concepts, Inc.	Registered
ROBODRIVER	Community	1410059	Applied Concepts, Inc.	Registered
ROBOGRIP	France	94 509102	Applied Concepts, Inc.	Registered
ROBOGRIP	India	802912	Applied Concepts, Inc.	Registered
ROBO GRIP	Japan	4232205	Applied Concepts, Inc.	Registered
ROBOGRIP	Japan	4051635	Applied Concepts	Registered
ROBOGRIP	Mexico	602579	Applied Concepts, Inc.	Registered
ROBO GRIP	Taiwan	890743	Applied Concepts, Inc.	Registered
ROBOGRIP (STYLIZED)	United Kingdom	1564414	Applied Concepts, Inc.	Registered
ROBO GRIP	Venezuela	P219521	Applied Concepts, Inc.	Registered
ROBOGRIP	Venezuela	P219617	Applied Concepts, Inc.	Registered

Domain names - (1) www.westernforge.com
(2) www.robogrip.com

Schedule of Trademarks

MARK	APL NUMBER	APL DATE	REG NO.	REG DATE	RENEWAL DATE
WESTERN FORGE and Design	73/197,606	12/21/1978	1,188,413	02/02/1982	02/02/2012

Schedule of Trademarks

MARK	APL NUMBER	APL DATE	REG NO.	REG DATE	RENEWAL DATE
WESTERN FORGE and Design	73/197,606	12/21/1978	1,188,413	02/02/1982	02/02/2012