

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Amended and Restated Security Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
DeRoyal Industries, Inc.		12/27/2007	CORPORATION: TENNESSEE

RECEIVING PARTY DATA	
Name:	Regions Bank
Street Address:	151 Major Reynolds Place
Internal Address:	Attn: Natalie Readett
City:	Knoxville
State/Country:	TENNESSEE
Postal Code:	37919
Entity Type:	Banking corp.: ALABAMA

PROPERTY NUMBERS Total: 44

Property Type	Number	Word Mark
Serial Number:	78292884	ALGIDEX AG
Serial Number:	74422402	AQUASORB
Serial Number:	78152660	COMFO-EZE WALKER
Serial Number:	74422423	COVADERM
Serial Number:	74422404	COVADERM PLUS
Serial Number:	74422422	DERMANET
Serial Number:	78136350	DEROM
Serial Number:	78141193	DEROYAL
Serial Number:	78141183	DEROYAL
Serial Number:	78141187	DEROYAL
Serial Number:	78141171	DEROYAL
Serial Number:	74547468	
Serial Number:	77271189	ELEMENT

CH \$1115.00 78292884

Serial Number:	74422424	EPISEAL
Serial Number:	75721075	EXTENDEVAC
Serial Number:	78522425	FACIOCIRCUIT
Serial Number:	78156829	FINE TOUCH
Serial Number:	75145304	FLUFTEX
Serial Number:	78542924	GRID IRON XR
Serial Number:	74329085	HYDRO-TEMP
Serial Number:	76352780	HYPERCONTROL
Serial Number:	78636081	INLINE
Serial Number:	74573370	KALGISORB
Serial Number:	77305996	KNEE CAP TRAP
Serial Number:	78810982	MAXALIGN
Serial Number:	75072262	
Serial Number:	76321441	PROLIGN
Serial Number:	78602237	PUCCI
Serial Number:	73749998	R.I.C.E.
Serial Number:	74422403	SOFSORB
Serial Number:	78705900	SOLACE
Serial Number:	75222182	SPLASH STOP
Serial Number:	73694848	STAT
Serial Number:	78194158	STATIC-PRO
Serial Number:	76145503	SURGICLICK
Serial Number:	74352628	SURGIMATE
Serial Number:	73748855	TEMPTEK
Serial Number:	75222181	THERASKIN
Serial Number:	73815960	THREE-D ORTHOPEDIC, INC.
Serial Number:	74081366	TRACECART
Serial Number:	75538369	TRACEPAK
Serial Number:	74422482	TRANSEAL
Serial Number:	76134752	ULTRALIGN
Serial Number:	78156714	WARRIOR

CORRESPONDENCE DATA

Fax Number: (615)742-0410

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

Phone: 615-742-7760
Email: trademarks@bassberry.com
Correspondent Name: Robert L. Brewer
Address Line 1: 315 Deaderick Street
Address Line 2: Suite 2700
Address Line 4: Nashville, TENNESSEE 37238

ATTORNEY DOCKET NUMBER:	108000-825
NAME OF SUBMITTER:	Robert L. Brewer
Signature:	/Robert L. Brewer/
Date:	01/07/2008

Total Attachments: 26

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AMENDED AND RESTATED
TRADEMARK AND PATENT SECURITY AGREEMENT

THIS AMENDED AND RESTATED TRADEMARK AND PATENT SECURITY AGREEMENT (this "Agreement"), dated as of December 27, 2007, is made and entered into by DEROYAL INDUSTRIES, INC., a Tennessee corporation (the "Grantor"), in favor of REGIONS BANK (successor to the interest of AmSouth Bank), an Alabama banking corporation ("Regions Bank"), as administrative agent for itself, the Lenders and the Issuing Bank under the Credit Agreement (in such capacity, the "Administrative Agent").

RECITALS:

A. As a condition precedent to the obligations of the Lenders (as defined in the Existing Credit Agreement defined below), under that certain Credit Agreement dated as of April 15, 2002 (as amended, restated, supplemented or otherwise modified prior to the date hereof, the "Existing Credit Agreement"), by and among the Grantor, the Subsidiaries and other Affiliates of the Grantor now or hereafter becoming parties thereto, as guarantors (the "Guarantors"), the lenders party thereto and AmSouth Bank (predecessor to Regions Bank), as administrative agent, the Grantor executed that certain Trademark and Patent Security Agreement dated as of April 15, 2002 (a amended, restated, supplement or otherwise modified prior to the date hereof, the "Existing Security Agreement").

B. The Grantor has requested, and subject to the terms and conditions set forth herein and in that certain Credit Agreement of even date herewith among the Grantor, the Guarantors, the Lenders listed therein, Regions Bank, as the Administrative Agent and the Issuing Bank, and Regions Capital Markets, a division of Regions Bank, as Sole Lead Arranger and Sole Book Runner (as the same may be amended, restated, supplemented, extended, renewed, replaced or otherwise modified from time to time, the "Credit Agreement"; except as otherwise defined herein, terms used herein and defined in the Credit Agreement shall be used herein as so defined), the Lenders have agreed to amend and restate the Existing Credit Agreement and the Existing Security Agreement.

C. The Grantor has agreed to grant in favor of the Administrative Agent for the benefit of the Issuing Bank and the ratable benefit of the Lenders a valid perfected security interest in all of its right, title and interest in, to and under the Collateral, including the property listed on attached Schedules A and B, together with any renewals or extensions thereof, and all Proceeds thereof, to secure the payment of the Obligations.

D. The Grantor owns all of the Trademarks and Patents listed on Schedules A and B hereto.

E. It is a condition precedent to the obligations of the Lenders to make the Loans under the Credit Agreement and to purchase participations in the Letters of Credit and to induce

the Issuing Bank to issue the Letters of Credit under the Credit Agreement that the Grantor execute and deliver this Agreement to the Administrative Agent.

AGREEMENT:

NOW, THEREFORE, in consideration of the premises and to induce Lenders to make the Loans under the Credit Agreement and to purchase participations in the Letters of Credit, and to induce the Issuing Bank to issue the Letters of Credit under the Credit Agreement, the Grantor hereby makes the following representations and warranties to the Administrative Agent and hereby covenants and agrees with the Administrative Agent, all for the benefit of the Lenders, the Administrative Agent and the Issuing Bank as provided in the Credit Agreement, as follows:

1. Defined Terms. Unless otherwise defined herein, terms that are defined in the Loan Agreement and used herein are so used as so defined, and the following terms shall have the following meanings:

(a) "Agreement" means this Agreement as amended, supplemented or otherwise modified from time to time.

(b) "Collateral" has the meaning assigned to it in Section 2 of this Agreement.

(c) "Obligations" means all of the Obligations of the Grantor as described and defined in the Credit Agreement, together with all advances made for taxes, levies, insurance and preservation of the Collateral and all attorney's fees, court costs and expenses of whatever kind incident to the collection of any of said indebtedness or other obligations and the enforcement and protection of the security interest created hereby.

(d) "Patents" means all types of exclusionary or protective rights granted (or applications therefor) for inventions in any country of the world (including, without limitation, letters patent, plant patents, utility models, breeders' right certificates, inventor's certificates and the like), and all reissues and extensions thereof and all divisions, continuations and continuations-in-part thereof, including, without limitation, all of the foregoing more particularly described or referred to in Schedule A hereto.

(e) "Patent License" means all agreements material to the operation of Grantor's businesses, whether written or oral, providing for the grant by or to the Grantor of any right to manufacture, use or sell any invention covered by a Patent, including, without limitation, all of the foregoing more particularly described or referred to in Schedule A hereto.

(f) "Proceeds" means "proceeds," as such term is defined in Section 9-102(a)(64) of the UCC and, to the extent not included in such definition, shall include, without limitation, (a) any and all proceeds of any insurance, indemnity, warranty, guaranty or letter of credit payable to the Grantor, from time to time with respect to any of the Collateral, (b) all payments (in any form whatsoever) paid or payable to the

Grantor from time to time in connection with any taking of all or any part of the Collateral by any governmental authority or any Person acting under color of governmental authority), (c) all judgments in favor of the Grantor in respect of the Collateral and (d) all other amounts from time to time paid or payable or received or receivable under or in connection with any of the Collateral.

(g) "Trademarks" means (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos and other source of business identifiers used in any country in the world, whether registered or unregistered, and the goodwill associated therewith, now existing or hereafter acquired, and (b) all registrations, recordings and renewals thereof, and all applications in connection therewith, issued by or filed in a national, state or local governmental authority of any country, including, without limitation, all of the foregoing more particularly described or referred to in Schedule B hereto.

(h) "Trademark License" means any agreement, material to the businesses of the Grantor, written or oral, providing for the grant by or to the Grantor of any right to use any Trademark, including, without limitation, any thereof referred to in Schedule B hereto.

(i) "UCC" means the Uniform Commercial Code as from time to time in effect in the State of Tennessee.

2. Grant of Security Interest. As collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Obligations, Grantor hereby assigns and grants to the Administrative Agent, for the benefit of the Lenders, the Administrative Agent and the Issuing Bank Lender, a security interest in all of Grantor's right, title and interest in and to the following property now owned or at any time hereafter acquired by Grantor or in which Grantor now have or at any time in the future may acquire any right, title or interest (collectively, the "Collateral"):

- (a) all Trademarks;
- (b) all Trademark Licenses to the extent assignable;
- (c) all Patents;
- (d) all Patent Licenses to the extent assignable; and
- (e) to the extent not otherwise included, all Proceeds and products of any and all of the foregoing;

regardless of whether specifically included in Schedules A and B.

3. Representations and Warranties Concerning Trademarks. Grantor represents and warrants that Schedule B hereto includes all of Grantor's registered Trademarks and Trademark

Licenses and Schedule A hereto includes all of all of the Patents and Patent Licenses owned by Grantor in its own name or as to which Grantor has any colorable claim of ownership that are material to the businesses of Grantor as of the date hereof. To the best of Grantor's knowledge, each Trademark and Patent is valid, subsisting, unexpired, enforceable and has not been abandoned. Except as set forth in Schedule A or B, none of the Trademarks or Patents is the subject of any licensing or franchise agreement. All licenses of the Trademarks and Patents are in force and, to the best knowledge of the Grantor, not in default. No holding, decision or judgment has been rendered by any governmental authority that would limit, cancel or question the validity of any material Trademark or Patent. No action or proceeding is pending (i) seeking to limit, cancel or question the validity of any Trademark or Patent or the Grantor's ownership thereof or (ii) that, if adversely determined, would reasonably be likely to have a material adverse effect on the value of any Trademark or Patent.

4. Covenants. Grantor covenants and agrees with the Administrative Agent that until the Obligations are fully paid and performed:

(a) Further Documentation. From time to time, upon the written request of the Administrative Agent, and at the sole expense of Grantor, the Grantor will promptly and duly execute and deliver such further instruments and documents and take any other action reasonably requested by the Administrative Agent to insure the attachment, perfection and first priority of, and the ability of the Administrative Agent to enforce, the Administrative Agent's security interest in any and all of the Collateral, including (i) authorizing, executing (to the extent that the Grantor's signature is required), delivering and filing financing statements and amendments relating thereto under the UCC, (ii) complying with any provision of any statute, rule, regulation or treaty of any jurisdiction as to any Collateral if compliance with such provision is a condition to attachment, perfection or priority of, or ability of the Administrative Agent to enforce, the Administrative Agent's security interest in such Collateral, (iii) obtaining governmental and other third party consents and approvals, including without limitation any consent of any licensor, lessor or other person obligated on Collateral, and (iv) taking all actions required by any earlier versions of the UCC or by other law, as applicable in any relevant jurisdiction. Grantor hereby authorizes the Administrative Agent to file any such financing or continuation statement without the signature of Grantor to the extent permitted by applicable law.

(b) Limitation on Lien on Collateral. Grantor will not create, incur or permit to exist, will take all commercially reasonable actions to defend the Collateral against, and will take such other commercially reasonable action as is necessary to remove, any Lien on or claim to the Collateral, other than the Liens created hereby, and other than as permitted pursuant to the Credit Agreement, and will take all commercially reasonable actions to defend the right, title and interest of the Administrative Agent in and to any of the Collateral against the claims and demands of all persons whomsoever.

(c) Limitations on Dispositions of Collateral. Grantor will not sell, transfer or otherwise dispose of any of the Collateral, or attempt, offer or contract to do so except as permitted in the Credit Agreement.

(d) Notices. Grantor will advise the Administrative Agent promptly, in reasonable detail, at its address set forth in the Credit Agreement, (i) of any Lien (other than Liens created hereby or permitted under the Credit Agreement) on, or claim asserted against, any of the Collateral and (ii) of the occurrence of any other event that could reasonably be expected to have a material adverse effect on the aggregate value of the Collateral or on the Liens created hereunder.

(e) Patents and Trademarks.

(1) Grantor (either itself or through licensees) will, except with respect to any Trademark that the Grantor shall reasonably determine is of immaterial economic value to it or otherwise reasonably determines not to do so,

(A) continue to use each Trademark on each and every trademark class of goods applicable to its current line as reflected in its current catalogs, brochures and price lists in order to maintain such Trademark in full force free from any claim of abandonment for non-use, (B) maintain as in the past the quality of products and services offered under such Trademark, (C) use reasonable efforts to employ such Trademark with the appropriate notice of registration, (D) not adopt or use any mark that is confusingly similar or a colorable imitation of such Trademark unless within thirty (30) days after such use or adoption, the Administrative Agent, for its benefit, shall obtain a perfected security interest in such mark pursuant to this Agreement, and (E) not (and not permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby any Trademark may become invalidated.

(2) Grantor will not, except with respect to any Patent that Grantor shall reasonably determine is of immaterial economic value to it or otherwise reasonably determine so to do, do any act, or omit to do any act, whereby any Patent may become abandoned or dedicated.

(3) Grantor will promptly notify the Administrative Agent if it knows, or has reason to know, that any application relating to any Patent or any Trademark may become abandoned or dedicated, or of any adverse determination or material development (including, without limitation, the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office or any court or tribunal in any country) regarding the Grantor's ownership of any Patent or Trademark or its right to register the same or to keep and maintain the same.

(4) Whenever the Grantor, either by itself or through any agent, employee, licensee or designee, shall file an application for any Patent or for the registration of any Trademark with the United States Patent and Trademark Office or any similar office or agency in any other country or any political subdivision thereof, the Grantor shall report such filing to the Administrative Agent within five (5) business days after the last day of the fiscal quarter in which such filing

occurs. Upon request of the Administrative Agent, the Grantor shall execute and deliver any and all reasonably necessary agreements, instruments, documents, and papers as the Administrative Agent may request to evidence the Administrative Agent's security interest in any newly filed Patent or Trademark and the goodwill and general intangibles of the Grantor relating thereto or represented thereby, and each Grantor hereby constitutes the Administrative Agent its attorney-in-fact to execute and file all such writings for the foregoing purposes, all acts of such attorney being hereby ratified and confirmed; such power being coupled with an interest is irrevocable until the Obligations are paid in full.

(5) Grantor, except with respect to any Patent or Trademark the Grantor shall reasonably determine is of immaterial economic value to it or it otherwise reasonably determines not to so do, will take all reasonable and necessary steps, including, without limitation, in any proceedings before any tribunal, office or agency in any other country or any political subdivision thereof, to maintain and pursue each application (and to obtain the relevant registration or Patent) and to maintain each Patent and each registration of Trademarks, including, without limitation, filing of applications for renewal, affidavits of use and affidavits of incontestability when appropriate.

(6) In the event Grantor knows or has reason to know that any Patent or Trademark included in the Collateral is infringed, misappropriated or diluted by a third party, the Grantor shall promptly notify the Administrative Agent after it learns thereof and shall, unless the Grantor shall reasonably determine that such Patent or Trademark is of immaterial economic value to the Grantor, which determination the Grantor shall promptly report to the Administrative Agent, promptly sue for infringement, misappropriation or dilution, or take such other actions as the Grantor shall reasonably deem appropriate under the circumstances to protect such Patent or Trademark.

5. The Administrative Agent's Appointment as Attorney-in-Fact.

(a) Powers. Grantor hereby irrevocably constitutes and appoints the Administrative Agent and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the place and stead of the Grantor and in the name of the Grantor or in its own name, from time to time after the occurrence, and during the continuation of, an Event of Default in the Administrative Agent's discretion, for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments that may be necessary or desirable to accomplish the purposes of this Agreement, and, without limiting the generality of the foregoing, the Grantor hereby gives the Administrative Agent the power and right, on behalf of the Grantor without notice to or assent by the Grantor, to do the following:

(1) at any time when any Event of Default shall have occurred and is continuing, in the name of the Grantor or its own name, or otherwise, to take

possession of and endorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under, or with respect to, any Collateral and to file any claim or to take any other action or proceeding in any court of law or equity or otherwise deemed appropriate by the Administrative Agent for the purpose of collecting any and all such moneys due with respect to such Collateral whenever payable;

(2) to pay or discharge taxes and liens levied or placed on or threatened against the Collateral, to effect any repairs or any insurance called for by the terms of this Agreement and to pay all or part of the premiums therefor and the costs thereof; and

(3) (a) to direct any party liable for any payment under any of the Collateral to make payment of any and all monies due or to become due thereunder directly to the Administrative Agent or as the Administrative Agent shall direct, (b) to ask or demand for, collect, 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 Collateral, (c) to sign and endorse any invoices, freight or express bills, bills of lading, storage or warehouse receipts, drafts against debtors, assignments, verifications, notices and other documents in connection with any of the Collateral, (d) to commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Collateral or any portion thereof and to enforce any other right in respect of any Collateral, (e) to defend any suit, action or proceeding brought against the Grantor with respect to any Collateral, (f) to settle, compromise or adjust any suit, action or proceeding described in the preceding clause and, in connection therewith, to give such discharges or releases as the Administrative Agent may deem appropriate, (g) to assign any Trademark (along with goodwill of the business to which such Trademark pertains), throughout the world for such term or terms, on such conditions, and in such manner, as the Administrative Agent shall in its sole discretion determine, and (h) generally, to sell, transfer, pledge and make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though the Administrative Agent were the absolute owner thereof for all purposes, and to do, at the Administrative Agent's option and the Grantor's expense, at any time, or from time to time, all acts and things that the Administrative Agent deems necessary to protect, preserve or realize upon the Collateral and the Liens of the Administrative Agent thereon and to effect the intent of this Agreement, all as fully and effectively as the Grantor might do.

Grantor hereby ratifies all that said attorneys shall lawfully do or cause to be done by virtue hereof. This power of attorney is a power coupled with an interest and shall be irrevocable.

(b) Other Powers. Grantor also authorizes the Administrative Agent, at any time and from time to time, to execute, in connection with the sale provided for in

Section 8 hereof, any endorsements, assignments or other instruments of conveyance or transfer with respect to the Collateral.

(c) No Duty on the Part of the Administrative Agent. The powers conferred on the Administrative Agent hereunder are solely to protect the interests of the Administrative Agent in the Collateral and shall not impose any duty upon the Administrative Agent to exercise any such powers. The Administrative Agent shall be accountable only for amounts that it actually receives as a result of the exercise of such powers, and neither it nor any of its partners, officers, directors, employees or agents shall be responsible to the Grantor for any act or failure to act hereunder, except for their own gross negligence or willful misconduct or failure to comply with mandatory provisions of applicable law.

6. Performance by the Administrative Agent of Grantor's Obligations. If Grantor fails to perform or comply with any of its agreements contained herein and the Administrative Agent, as provided for by the terms of this Agreement, shall itself perform or comply, or otherwise cause performance or compliance, with such agreement, the expenses of the Administrative Agent incurred in connection with such performance or compliance, together with interest thereon at the highest default rate provided in the Note, shall be payable by the Grantor to the Administrative Agent on demand and shall constitute Obligations secured hereby.

7. Proceeds. It is agreed that if an Event of Default shall occur and be continuing (a) all Proceeds received by Grantor consisting of cash, checks and other cash equivalents shall be held by the Grantor in trust for the Administrative Agent, segregated from other funds of the Grantor, and shall, forthwith upon receipt by the Grantor, be turned over to the Administrative Agent in the exact form received by Grantor (duly endorsed by Grantor to the Administrative Agent, if required), and (b) any and all such Proceeds received by the Administrative Agent (whether from Grantor or otherwise) shall promptly be applied by the Administrative Agent against, the Obligations (whether matured or unmatured), such application to be in such order as the Administrative Agent shall elect. Any balance of such Proceeds remaining after the Obligations shall have been paid in full shall be paid over to Grantor or to whomsoever may be lawfully entitled to receive the same.

8. Remedies.

(a) If an Event of Default shall occur and be continuing, the Administrative Agent, may exercise, in addition to all other rights and remedies granted to it in this Agreement and in any other instrument or agreement securing, evidencing or relating to the Obligations, all rights and remedies of a secured party under the UCC. Without limiting the generality of the foregoing, the Administrative Agent without demand of performance or other demand, presentment, protest, advertisement or notice of any kind (except any notice required by law referred to below) to or upon Grantor or any other person (all and each of which demands, defenses, advertisements and notices are hereby waived), may in such circumstances forthwith collect, receive, appropriate and realize upon the Collateral, or any part thereof, and/or may forthwith sell, lease, assign, give option or options to purchase, or otherwise dispose of and deliver the Collateral or any

part thereof (or, contract to do any of the foregoing), in one or more parcels at public or private sale or sales, at any office of the Administrative Agent or elsewhere 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 on future delivery without assumption of any credit risk. The Administrative Agent shall have the right upon any such public sale or sales, and, to the extent permitted by law, to purchase the whole or any part of the Collateral so sold, free of any right or equity of redemption in the Grantor, which right or equity is hereby waived or released. Grantor further agrees, at the Administrative Agent's request, to assemble the Collateral and make it available to the Administrative Agent at places that the Administrative Agent shall reasonably select, whether at the Grantor's premises or elsewhere. The Administrative Agent shall apply the net proceeds of any such collection, recovery, receipt, appropriation, realization or sale, after deducting all reasonable costs and expenses of every kind incurred therein or incidental to the care or safekeeping of any of the Collateral or in any way relating to the Collateral or the rights of the Administrative Agent hereunder, including, without limitation, reasonable attorneys' fees and disbursements, to the payment in whole or in part of the Obligations, in such order as the Administrative Agent may elect, and only after such application and after the payment by the Administrative Agent of any other amount required by any provision of law, including, without limitation, Section 9-608(a)(1) of the UCC, need the Administrative Agent account for the surplus, if any, to the Grantor. To the extent permitted by applicable law, Grantor waives all claims, damages and demands it may acquire against the Administrative Agent arising out of the exercise by them of any rights hereunder. If any notice of a proposed sale or other disposition of Collateral shall be required by law, such notice shall be deemed reasonable and proper if given at least 10 days before such sale or other disposition. Grantor shall remain liable for any deficiency if the proceeds of any sale or other disposition of the Collateral are insufficient to pay the Obligations and the fees and disbursements of any attorneys employed by the Administrative Agent to collect such deficiency.

(b) The Administrative Agent 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 its 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 it lawfully may, Grantor hereby agrees that it will not invoke any law relating to the marshalling of collateral or any similar law that might cause delay in or impede the enforcement of the Administrative Agent'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, Grantor hereby irrevocably waives the benefits of all such laws.

9. Limitation on Duties Regarding Preservation of Collateral. The Administrative Agent's sole duty with respect to the custody, safekeeping and physical preservation of the Collateral in its possession, under Section 9-207 of the UCC or otherwise, shall be to deal with it in the same manner as the Administrative Agent would deal with similar property for its own

account. Neither the Administrative Agent nor any of its partners, directors, officers, employees or agents shall be liable for failure to demand, collect or realize upon all or any part of the Collateral or for any delay in doing so or shall be under any obligation to sell or otherwise dispose of any Collateral upon the request of the Grantor or otherwise.

10. Powers Coupled with an Interest. All authorizations and agencies herein Contained with respect to the Collateral are irrevocable and powers coupled with an interest.

11. Severability. Any provision of this Agreement that 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 provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

12. Paragraph Headings. The paragraph headings used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation hereof.

13. No Waiver; Cumulative Remedies. The Administrative Agent shall not by any act (except by a written instrument pursuant to Section 14 hereof), delay, indulgence, omission or otherwise be deemed to have waived any right or remedy hereunder or to have acquiesced in any default or Event of Default or in any breach of any of the terms and conditions hereof. No failure to exercise, nor any delay in exercising, on the part of the Administrative Agent, any right, power or privilege hereunder shall operate as a waiver thereof. No single or partial exercise of any right, power or privilege hereunder shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege. A waiver by the Administrative Agent of any right or remedy hereunder on any occasion shall not be construed as a bar to any right or remedy that the Administrative Agent would otherwise have on any future occasion. The rights and remedies herein provided are cumulative, may be exercised singly or concurrently and are not exclusive of any rights or remedies provided by law.

14. Waivers and Amendments; Successors and Assigns. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by a written instrument executed by the Grantor and the Administrative Agent, provided that any provision of this Agreement may be waived by the Administrative Agent in a written letter or agreement executed by the Administrative Agent or by telex or facsimile transmission from the Administrative Agent. This Agreement shall be binding upon the successors and assigns of the Grantor and shall inure to the benefit of the Administrative Agent and its successors and assigns.

15. Notices. Any and all notices or other communications permitted or required to be made under this Agreement shall be given to the Grantor and the Administrative Agent at the addresses and in the manner specified in the Credit Agreement.

16. Governing Law. This Agreement shall be governed by, and construed and interpreted in accordance with, the laws of the State of Tennessee applicable to contracts to be wholly performed in such State.

17. CONSENT TO JURISDICTION. THE GRANTOR HEREBY IRREVOCABLY CONSENTS TO THE PERSONAL JURISDICTION OF THE STATE AND FEDERAL COURTS LOCATED IN DAVIDSON COUNTY, TENNESSEE IN ANY ACTION, CLAIM OR OTHER PROCEEDING ARISING OUT OF ANY DISPUTE IN CONNECTION WITH THIS AGREEMENT, THE CREDIT AGREEMENT, THE NOTES OR THE OTHER LOAN DOCUMENTS, ANY RIGHTS OR OBLIGATIONS HEREUNDER OR THEREUNDER OR THE PERFORMANCE OF SUCH RIGHTS AND OBLIGATIONS. THE GRANTOR HEREBY IRREVOCABLY CONSENTS TO THE SERVICE OF A SUMMONS AND COMPLAINT AND OTHER PROCESS IN ANY ACTION, CLAIM OR PROCEEDING BROUGHT BY THE ADMINISTRATIVE AGENT, ANY LENDER OR THE ISSUING BANK IN CONNECTION WITH THIS AGREEMENT, THE CREDIT AGREEMENT, THE NOTES OR THE OTHER LOAN DOCUMENTS, ANY RIGHTS OR OBLIGATIONS HEREUNDER OR THEREUNDER OR THE PERFORMANCE OF SUCH RIGHTS AND OBLIGATIONS, ON BEHALF OF ITSELF OR ITS PROPERTY, IN THE MANNER SPECIFIED IN SECTION 14.1 OF THE CREDIT AGREEMENT. NOTHING IN THIS SECTION 17 SHALL AFFECT THE RIGHT OF THE ADMINISTRATIVE AGENT, ANY LENDER OR THE ISSUING BANK TO SERVE LEGAL PROCESS IN ANY OTHER MANNER PERMITTED BY LAW OR AFFECT THE RIGHT OF THE ADMINISTRATIVE AGENT OR ANY LENDER TO BRING ANY ACTION OR PROCEEDING AGAINST THE GRANTOR OR ITS PROPERTIES IN THE COURTS OF ANY OTHER JURISDICTIONS.

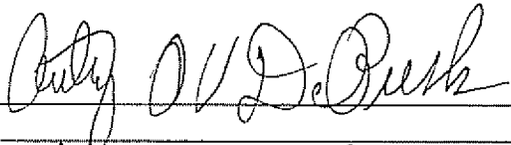
18. WAIVER OF JURY TRIAL. THE ADMINISTRATIVE AGENT, EACH LENDER, THE ISSUING BANK, AND THE GRANTOR HEREBY IRREVOCABLY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL WITH RESPECT TO ANY ACTION, CLAIM OR OTHER PROCEEDING ARISING OUT OF ANY DISPUTE IN CONNECTION WITH THIS AGREEMENT, THE CREDIT AGREEMENT, THE NOTES OR THE OTHER LOAN DOCUMENTS, ANY RIGHTS OR OBLIGATIONS HEREUNDER OR THEREUNDER, OR THE PERFORMANCE OF SUCH RIGHTS AND OBLIGATIONS. The scope of this waiver is intended to be all-encompassing with respect to any and all disputes that may be filed in any court and that relate to the subject matter of this transaction, including without limitation contract claims, tort claims, breach of duty claims and all other common law and statutory claims. Each of the parties hereto (1) acknowledges that this waiver is a material inducement for the parties to the Loan Documents to enter into a business relationship, that the parties to the Loan Documents have already relied on this waiver in entering into same and the transactions that are the subject thereof, and that they will continue to rely on this waiver in their related future dealings, and (2) further warrants and represents that each has reviewed this waiver with its legal counsel and that each knowingly and voluntarily waives its jury trial rights following consultation with legal counsel. This waiver is irrevocable, meaning that it may not be modified either orally or in writing, and this waiver shall apply to any subsequent amendments, modifications, supplements, extensions, renewals or replacements of this Agreement. In the event of litigation, this Agreement may be filed as a written consent to a trial by the court.

[Signatures Begin Next Page]

IN WITNESS WHEREOF, Grantor and the Administrative Agent have caused this Agreement to be executed by their respective duly authorized officers or other duly authorized representatives as of the day and year first above written.

GRANTOR:

DEROYAL INDUSTRIES, INC.
a Tennessee corporation

By: 
Name: _____
Title: Chairman + CEO

THE ADMINISTRATIVE AGENT:

REGIONS BANK, as Administrative Agent

By: _____
Name: _____
Title: _____

IN WITNESS WHEREOF, Grantor and the Administrative Agent have caused this Agreement to be executed by their respective duly authorized officers or other duly authorized representatives as of the day and year first above written.

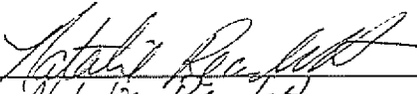
GRANTOR:

DEROYAL INDUSTRIES, INC.
a Tennessee corporation

By: _____
Name: _____
Title: _____

THE ADMINISTRATIVE AGENT:

REGIONS BANK, as Administrative Agent

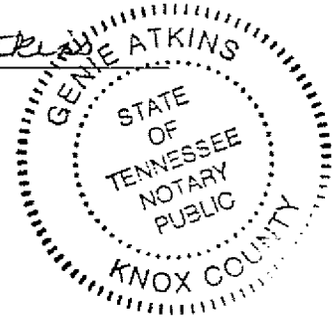
By: 
Name: Natalie Beadett
Title: Vice President

STATE OF TENNESSEE)
)
COUNTY OF KNOX)

Before me, the undersigned, a Notary Public in and for the State and County aforesaid, personally appeared Alvin D.V. DeBusk, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged himself to be the Chairman & CEO of DEROYAL INDUSTRIES, INC., the within named bargainer, a corporation, and that he as such Chairman & CEO, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by himself as such Chairman & CEO

WITNESS my hand, at office in Powell, TN, this 18th day of December, 2007.

Gene Atkins
Notary Public



My Commission Expires:

My commission expires May 5, 2009

STATE OF TENNESSEE)
)
COUNTY OF KNOX)

Before me, the undersigned, a Notary Public in and for the State and County aforesaid, personally appeared _____, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged him/herself to be the _____ of REGIONS BANK, an Alabama banking corporation, and is authorized by the bank to execute this instrument on behalf of the bank by him/herself as such _____.

WITNESS my hand, at office in _____, this _____ day of _____, 2007.

Notary Public

My Commission Expires:

STATE OF TENNESSEE)
)
COUNTY OF KNOX)

Before me, the undersigned, a Notary Public in and for the State and County aforesaid, personally appeared _____, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged himself to be the _____ of DEROYAL INDUSTRIES, INC., the within named bargainer, a corporation, and that he as such _____, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by himself as such _____.

WITNESS my hand, at office in _____, this _____ day of _____, 2007.

Notary Public

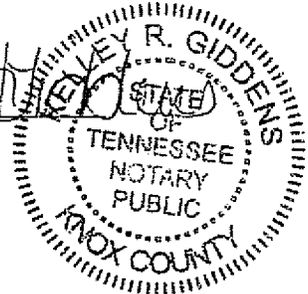
My Commission Expires:

STATE OF TENNESSEE)
)
COUNTY OF KNOX)

Before me, the undersigned, a Notary Public in and for the State and County aforesaid, personally appeared Natalie Beckett, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged him/herself to be the Vice President of REGIONS BANK, an Alabama banking corporation, and is authorized by the bank to execute this instrument on behalf of the bank by him/herself as such Vice President.

WITNESS my hand, at office in Knoxville, this 19th day of December, 2007.

Kelley R. Giddens
Notary Public



My Commission Expires:
6/7/2008

SCHEDULE A**PATENTS**

Patent	Issued	Applicant/Assignee	Title
WO9902109A1	01/21/1999	DeRoyal Industries, Inc.	Ankle brace
WO9902109A1	01/21/1999	DeRoyal Industries, Inc.	Ankle brace
WO985687A1	12/17/1998	DeRoyal Industries, Inc.	Catheter/guide-wire bowl
WO9856687A1	12/17/1998	DeRoyal Industries, Inc.	Catheter/guide-wire bowl
WO9810727A1	03/19/1998	DeRoyal Industries, Inc.	Absorbent woven article including radiopaque element
WO9810727A1	03/19/1998	DeRoyal Industries, Inc.	Absorbent woven article including radiopaque element
WO9740798A1	11/06/1997	DeRoyal Industries, Inc.	Absorbent article having a radiopaque element
WO9740797A1	11/06/1997	DeRoyal Industries, Inc.	Absorbent article having a radiopaque element
WO9712574A1	04/10/1997	DeRoyal Industries, Inc.	Absorbent article useful in medical applications and having a radiopaque element embedded in a side edge thereof and method for making same
WO9712574A1	04/10/1997	DeRoyal Industries, Inc.	Absorbent article useful in medical applications and having a radiopaque element embedded in a side edge thereof and method for making same
WO9527451A1	10/19/1995	DeRoyal Industries, Inc.	Joint device
WO9527451A1	10/19/1995	DeRoyal Industries, Inc.	Joint device
WO0176658A2	10/18/2001	DeRoyal Industries, Inc.	Neo-natal oxygen delivery system
WO0176658A2	10/18/2001	DeRoyal Industries, Inc.	Neo-natal oxygen delivery system
WO0166051A3	09/13/2001	DeRoyal Industries, Inc.	Thoraco-lumbo-sacral orthosis
WO0166051A2	09/13/2001	DeRoyal Industries, Inc.	Improved thoraco-lumbo-sacral orthosis
WO0166051A2	09/13/2001	DeRoyal Industries, Inc.	Improved thoraco-lumbo-sacral orthosis
WO0107071A1	02/01/2001	DeRoyal Industries, Inc.	Composition and method for enhancing wound healing
WO0107071A1	02/01/2001	DeRoyal Industries, Inc.	Composition and method for enhancing wound healing
USD538925	03/20/2007	DeRoyal Industries, Inc.	Suction canister
USD531309	10/31/2006	DeRoyal Industries, Inc.	Portion of a sharps container
USD527574	09/05/2006	DeRoyal Industries, Inc.	Container top
USD501047	01/18/2005	DeRoyal Industries, Inc.	Cautery device
USD496102	09/14/2004	DeRoyal Industries, Inc.	Amniotic membrane perforator
USD437417	02/06/2001	DeRoyal Industries, Inc.	Liquid container for medical cold therapy treatment
USD435294	12/19/2000	DeRoyal Industries, Inc.	Foot orthosis
USD433130	10/31/2000	DeRoyal Industries, Inc.	Catheter/guide wire bowl

TRADEMARK**REEL: 003690 FRAME: 0846**

Patent	Issued	Applicant/Assignee	Title
USD341237	11/09/1993	DeRoyal Industries, Inc.	Container for medical products
USD326753	06/02/1992	DeRoyal Industries, Inc.	Container for medical products
USD318729	07/30/1991	DeRoyal Industries, Inc.	Medical sponge tray
USD307799	05/08/1990	DeRoyal Industries, Inc.	Patient restraint jacket
USD281169	10/29/1985	DeRoyal Industries, Inc.	Combined roller and impulse heat sealing apparatus
US7025737	04/11/2006	DeRoyal Industries, Inc.	Spinal brace having overlapping rigid members
US6926685	08/09/2005	DeRoyal Industries, Inc.	Strap system
US6899689	05/31/2005	DeRoyal Industries, Inc.	Spinal brace
US6893411	05/17/2005	DeRoyal Industries, Inc.	Thigh cuff extension
US6863657	03/08/2005	DeRoyal Industries, Inc.	DEVICE FOR SUPPORTING PATELLAR TENDON
US6797857	09/28/2004	DeRoyal Industries, Inc.	Solidifier for a liquid
US6793662	09/21/2004	DeRoyal Industries, Inc.	Amniotic membrane perforator
US6780163	08/24/2004	NO RECORDATION OF ASSIGNMENT ON RECORD	Strap System For Treating Shin Pain
US6739338	05/25/2004	DeRoyal Industries, Inc.	Neo-natal oxygen delivery system
US6666838	12/23/2003	DeRoyal Industries, Inc.	Low-profile lumbo-sacral orthosis
US6551348	04/22/2003	DeRoyal Industries, Inc.	Temperature controlled fluid therapy system
US6478759	11/12/2002	DeRoyal Industries, Inc.	Thoraco-lumbo-sacral orthosis
US6460275	10/08/2002	DeRoyal Industries, Inc.	Orthotic Insert
US6454733	09/24/2002	NO RECORDATION OF ASSIGNMENT ON RECORD	Foot Strap
US6432073	08/13/2002	DeRoyal Industries, Inc.	Foot orthosis
US6428493	08/06/2002	DeRoyal Industries, Inc.	Foot orthosis
US6390659	05/21/2002	DeRoyal Industries, Inc.	Light handle having bendable shield
US6187743	02/13/2001	DeRoyal Industries, Inc.	Composition and method for enhancing wound healing
US6053314	04/25/2000	DeRoyal Industries, Inc.	Receptacle for contaminated wastes
US6046178	04/04/2000	WOUNDCARE ACQUISITION, LLC.	Method and compound for treating wounds with starch hydrolysate medication
US6046160	04/04/2000	DeRoyal Industries, Inc.	Composition and method for enhancing wound healing
US5960837	10/05/1999	DeRoyal Industries, Inc.	Suction canister having molded interlocking lid
US5915461	06/29/1999	DeRoyal Industries, Inc.	Heat pack and trigger apparatus
US5848993	12/15/1998	DeRoyal Industries, Inc.	Bulb syringe providing for visual observation of contents thereof and for enhanced deflation/inflation control

Patent	Issued	Applicant/Assignee	Title
US5792128	08/11/1998	DeRoyal Industries, Inc.	Absorbent article having a radiopaque element embedded in a side edge thereof and method for making same
US5772316	06/30/1998	DeRoyal Industries, Inc.	Light handle adapter
US5735605	04/07/1998	DeRoyal Industries, Inc.	Thermocouple temperature probe adapter
US5729879	03/24/1998	DeRoyal Industries, Inc.	Surgical blade removal and disposal device
US5725517	03/10/1998	DeRoyal Industries, Inc.	Absorbent woven article including radiopaque element woven therein and anchored at the ends thereof
US5695453	12/09/1997	DeRoyal Industries, Inc.	Limb immobilizer having reinforcing wire members embedded therein
US5690230	11/25/1997	DeRoyal Industries, Inc.	Dispensing container for small flat items
US5674524	10/07/1997	DeRoyal Industries, Inc.	Alginate fibrous dressing and method of making the same
US5674095	10/07/1997	DeRoyal Industries, Inc.	Connector plug for low-voltage electrical applications
US5630792	05/20/1997	DeRoyal Industries, Inc.	Ankle brace
US5628724	05/13/1997	DeRoyal Industries, Inc.	Wound dressing and delivery system therefor
US5599093	02/04/1997	DeRoyal Industries, Inc.	Surgical light cover and light handle adapter
US5575781	11/19/1996	DeRoyal Industries, Inc.	Absorbent article useful in medical applications
US5547464	08/20/1996	DeRoyal Industries, Inc.	Joint device
US5527299	06/18/1996	DeRoyal Industries, Inc.	ONE-PIECE ROTATOR AND MANIFOLD SYSTEM
US5355292	10/11/1994	DeRoyal Industries, Inc.	SURGICAL LIGHT COVER AND LIGHT HANDLE ADAPTER
US5344415	09/06/1994	DeRoyal Industries, Inc.	Sterile system for dressing vascular access site
US5235795	08/17/1993	DeRoyal Industries, Inc.	System for the delivery, storage and disposal of medical supplies
US5177065	01/05/1993	Woundcare Acquisition, LLC.	MONOSACCHARIDE CONTAINING WOUND HEALING PREPARATION
US5156456	10/20/1992	DeRoyal Industries, Inc.	REPLACEMENT HANDLE AND DISPOSABLE COVER COMBINATION FOR SURGERY ROOM LIGHT FIXTURES
US5112325	05/12/1992	DeRoyal Industries, Inc.	Surgical sponge with plurality of radiopaque monofilaments
US5065296	11/12/1991	DeRoyal Industries, Inc.	Handle and cover for positionable lighting fixture
US5049219	09/17/1991	DeRoyal Industries, Inc.	Method and apparatus for manufacturing surgical sponges
US5000195	03/19/1991	DeRoyal Industries, Inc.	Ankle splint

Patent	Issued	Applicant/Assignee	Title
US4967433	11/06/1990	DeRoyal Industries, Inc.	Foam body support member having elongated Chevron-shaped convolutions
US4948651	08/14/1990	DeRoyal Industries, Inc.	Burn sheet
US4889844	12/26/1989	Woundcare Acquisition, LLC. (patent is expired)	FRUCTOSE CONTAINING WOUND HEALING PREPARATION
US4889230	12/26/1989	DeRoyal Industries, Inc.	Package of strung medical sponges
US4886053	12/12/1989	DeRoyal Industries, Inc.	Stay for orthopedic appliance for the knee
US4788972	12/06/1988	DeRoyal Industries, Inc.	Padding for an orthopedic support device
US4778679	10/18/1988	Woundcare Acquisition, LLC. (patent is expired)	METHOD AND COMPOSITION FOR TREATMENT OF WOUNDS
EP0971656A1	01/19/2000	DeRoyal Industries, Inc.	Ankle brace
EP0971656A1	01/19/2000	DeRoyal Industries, Inc.	Ankle brace
EP0954268A4	08/22/2001	DeRoyal Industries, Inc.	Absorbent woven article including radiopaque element
EP0954268A1	11/10/1999	DeRoyal Industries, Inc.	Absorbent woven article including radiopaque element
EP0954268A1	11/10/1999	DeRoyal Industries, Inc.	Absorbent woven article including radiopaque element
EP0857048A4	08/22/2001	DeRoyal Industries, Inc.	Absorbent article useful in medical applications and having a radiopaque element embedded in a side edge thereof and method for making same
EP0857048A1	08/12/1998	DeRoyal Industries, Inc.	Absorbent article useful in medical applications and having a radiopaque element embedded in a side edge thereof and method for making same
EP0857048A1	08/12/1998	DeRoyal Industries, Inc.	Absorbent article useful in medical applications and having a radiopaque element embedded in a side edge thereof and method for making same
EP0841882A4	08/29/2001	DeRoyal Industries, Inc.	Absorbent article having a radiopaque element
EP0841882A1	05/20/1998	DeRoyal Industries, Inc.	Absorbent article having a radiopaque element
EP0841882A1	05/20/1998	DeRoyal Industries, Inc.	Absorbent article having a radiopaque element
CA2233964AA	04/10/1997	DeRoyal Industries, Inc.	Absorbent article useful in medical applications and having a radiopaque element embedded in a side edge thereof and method for making same
CA2224822AA	11/06/1997	DeRoyal Industries, Inc.	Absorbent article having a radiopaque element
CA2082271AA	11/10/1991	DeRoyal Industries, Inc.	System for the delivery, storage and disposal of medical supplies
CA1312242A1	01/05/1993	DeRoyal Industries, Inc.	Ankle splint

Patent	Issued	Applicant/Assignee	Title
CA1296228A1	02/25/1992	DeRoyal Industries, Inc.	Padding for an orthopedic support device
AU6542396A1	04/28/1997	DeRoyal Industries, Inc.	Absorbent article useful in medical applications and having radiopaque element embedded in a side edge thereof and method for making same
AU0041915A5	02/13/2001	DeRoyal Industries, Inc.	Composition and method for enhancing wound healing

PATENTS PENDING

Application No.	Date Filed	Assignee	Title
09/795,900	02/28/2001	DeRoyal Industries, Inc.	Heel Cup and Wedge – US6460275
09/794,777	02/27/2001	No Record	Foot Control Strap – US6454733
09/794,588	02/27/2001	No Record	Shin Splint Treatment Device – US6780163
09/996,107	11/28/2001	DeRoyal Industries, Inc.	International Billing System – Assignment recorded, but case was DROPPED
20060018955	01/26/2006	DeRoyal Industries, Inc.	Method for preparing medical dressings
20050106087	05/19/2005	DeRoyal Industries, Inc.	Solidifier for liquid medical waste
20040001878	01/01/2004	DeRoyal Industries, Inc.	Infused wound care dressings

SCHEDULE B**TRADEMARKS**

Mark	Serial Number	Owner of Record
Algidex AG	78292884	DeRoyal Industries, Inc
Aquasorb	74422402	DeRoyal Industries, Inc
Comfo-Eze Walker	78152660	DeRoyal Industries, Inc
Covaderm	74422423	DeRoyal Industries, Inc
Covaderm Plus	74422404	DeRoyal Industries, Inc
Dermanet	74422422	DeRoyal Industries, Inc
Derom	78136350	DeRoyal Industries, Inc
DeRoyal	78141193	DeRoyal Industries, Inc
DeRoyal	78141183	DeRoyal Industries, Inc
DeRoyal	78141187	DeRoyal Industries, Inc
DeRoyal	78141171	DeRoyal Industries, Inc
Design only	74547468	DeRoyal Industries, Inc
Element	77271189	DeRoyal Industries, Inc
Episeal	74422424	DeRoyal Industries, Inc
Extendevac	75721075	DeRoyal Industries, Inc
Faciocircuit	78522425	DeRoyal Industries, Inc
Fine Touch	78156829	DeRoyal Industries, Inc
Fluftex	75145304	DeRoyal Industries, Inc
Grid Iron XR	78542924	DeRoyal Industries, Inc
Hydro-Temp	74329085	DeRoyal Industries, Inc
Hyper-Control	76352780	DeRoyal Industries, Inc
Inline	78636081	DeRoyal Industries, Inc
Kalgisorb	74573370	DeRoyal Industries, Inc
Knee Cap Trap	77305996	DeRoyal Industries, Inc
Maxalign	78810982	DeRoyal Industries, Inc
Neonatal Duck (Design Mark)	75072262	DeRoyal Industries, Inc
Prolign	76321441	DeRoyal Industries, Inc
Pucci	78602237	DeRoyal Industries, Inc
R.I.C.E.	73749998	DeRoyal Industries, Inc
Sofsorb	74422403	DeRoyal Industries, Inc
Solace	78705900	DeRoyal Industries, Inc
Splash Stop	75222182	DeRoyal Industries, Inc
Stat	73694848	DeRoyal Industries, Inc
Static-Pro	78194158	DeRoyal Industries, Inc
Surgiclick	76145503	DeRoyal Industries, Inc

Mark	Serial Number	Owner of Record
Surgimate	74352628	DeRoyal Industries, Inc
TEMPTEK (Stylized)	73748855	DeRoyal Industries, Inc
Theraskin	75222181	DeRoyal Industries, Inc
Three-D Orthopedic, Inc.	73815960	DeRoyal Industries, Inc
Tracecart & Design	74081366	DeRoyal Industries, Inc
Tracepak	75538369	DeRoyal Industries, Inc
Transeal	74422482	DeRoyal Industries, Inc
Ultralign	76134752	DeRoyal Industries, Inc
Warrior	78156714	DeRoyal Industries, Inc

INTERNATIONAL TRADEMARKS

Country	Trademark	Application #	Date Issued	Owner of Record
Brazil	DeRoyal	900236531	Awaiting Examination	DeRoyal Industries, Inc.
Brazil	DeRoyal	900236604	Awaiting Examination	DeRoyal Industries, Inc.
Brazil	DeRoyal & Design	900236574	Awaiting Examination	DeRoyal Industries, Inc.
Brazil	Multidex	826329390	Awaiting Official Certificate	DeRoyal Industries, Inc.
Chile	Aquagauze	612196	12/10/01	DeRoyal Industries, Inc.
Chile	Aquasorb	612197	Awaiting Official Certificate	DeRoyal Industries, Inc.
Chile	Carapace	614266	12/26/01	DeRoyal Industries, Inc.
Chile	Covaderm	643941	10/2/02	DeRoyal Industries, Inc.
Chile	DeRoyal	612197	12/10/01	DeRoyal Industries, Inc.
Chile	DeRoyal Sweden AB	612198	12/10/01	DeRoyal Industries, Inc.
Chile	Episeal	612199	12/10/01	DeRoyal Industries, Inc.
Chile	Flextech	612200	12/10/01	DeRoyal Industries, Inc.
Chile	Kalginate	612201	12/10/01	DeRoyal Industries, Inc.
Chile	LMB	628824	4/30/02	DeRoyal Industries, Inc.
Chile	Multidex	643939	10/2/02	DeRoyal Industries, Inc.
Chile	Procol	612202	12/10/01	DeRoyal Industries, Inc.
Chile	Sofsorb	643940	10/2/02	DeRoyal Industries, Inc.
Chile	Stretchnet	612203	12/10/01	DeRoyal Industries, Inc.
Chile	Surgimate	612204	12/10/01	DeRoyal Industries, Inc.
Chile	Transeal	612205	12/10/01	DeRoyal Industries, Inc.
Columbia	DeRoyal	06-130552	Awaiting Examination	DeRoyal Industries, Inc.
Columbia	DeRoyal & Design	06-130532	Awaiting Examination	DeRoyal Industries, Inc.
Columbia	Multidex	06-130531	Under Opposition	DeRoyal Industries, Inc.
Croatia	DeRoyal	Z20010326	3/5/01	DeRoyal Industries, Inc.
European Union	DeRoyal	002066538	1/2/01	DeRoyal Industries, Inc.
Guatemala	DeRoyal	112,908	9/13/01	DeRoyal Industries, Inc.
Japan	Aquasorb	4388543	6/2/00	DeRoyal Industries, Inc.
Japan	Aquasorb Border	4388544	6/2/00	DeRoyal Industries, Inc.
Japan	Covaderm	4388550	6/2/00	DeRoyal Industries, Inc.
Japan	Covaderm Plus	4388551	6/2/00	DeRoyal Industries, Inc.
Japan	Covaderm Plus VAD	4388552	6/2/00	DeRoyal Industries, Inc.
Japan	DeRoyal Patient Care	4414140	9/1/00	DeRoyal Industries, Inc.
Japan	Episeal	4388546	6/2/00	DeRoyal Industries, Inc.

Country	Trademark	Application #	Date Issued	Owner of Record
Japan	Fluftex	4388547	6/2/2000	DeRoyal Industries, Inc.
Japan	Multidex	4388542	6/2/2000	DeRoyal Industries, Inc.
Japan	Multipad	4414155	6/2/2000	DeRoyal Industries, Inc.
Japan	Polyderm	4388548	6/2/2000	DeRoyal Industries, Inc.
Japan	Polyderm Border	4388549	6/2/2000	DeRoyal Industries, Inc.
Japan	Sofsorb	4388545	6/2/2000	DeRoyal Industries, Inc.
Japan	TracePak & Design	4450610	2/2/2001	DeRoyal Industries, Inc.
Japan	Trayspack	4262009	11/15/2000	DeRoyal Industries, Inc.
Mexico	Aquagauze	746761	5/14/2002	DeRoyal Industries, Inc.
Mexico	Aquasorb	708116	7/27/2001	DeRoyal Industries, Inc.
Mexico	Carapace	708117	7/27/2001	DeRoyal Industries, Inc.
Mexico	Covaderm	746762	5/14/2002	DeRoyal Industries, Inc.
Mexico	Dermanet	708118	7/27/2001	DeRoyal Industries, Inc.
Mexico	DeRoyal	738916	3/25/2002	DeRoyal Industries, Inc.
Mexico	DeRoyal & Logo	752200	6/27/2002	DeRoyal Industries, Inc.
Mexico	DeRoyal Sweden AB	716367	9/24/2001	DeRoyal Industries, Inc.
Mexico	Episeal	716366	9/24/2001	DeRoyal Industries, Inc.
Mexico	Kalginate	708119	7/27/2001	DeRoyal Industries, Inc.
Mexico	LMB	726035	11/30/2001	DeRoyal Industries, Inc.
Mexico	Multidex	719066	9/28/2001	DeRoyal Industries, Inc.
Mexico	Polyderm	708120	7/27/2001	DeRoyal Industries, Inc.
Mexico	Procol	708121	7/27/2001	DeRoyal Industries, Inc.
Mexico	Sofsorb	708122	7/27/2001	DeRoyal Industries, Inc.
Mexico	Stretchnet	719068	9/28/2001	DeRoyal Industries, Inc.
Mexico	Surgimate	719067	9/28/2001	DeRoyal Industries, Inc.
Mexico	Transeal	708123	7/27/2001	DeRoyal Industries, Inc.
Paraguay	Aquagauze	255708	3/26/2003	DeRoyal Industries, Inc.
Paraguay	Carapace	243697	12/28/2001	DeRoyal Industries, Inc.
Paraguay	Covaderm	251685	11/14/2002	DeRoyal Industries, Inc.
Paraguay	Dermanet	243660	12/27/2001	DeRoyal Industries, Inc.
Paraguay	DeRoyal	244784	3/1/2002	DeRoyal Industries, Inc.
Paraguay	DeRoyal y etiqueta	249470	9/9/2002	DeRoyal Industries, Inc.
Paraguay	DeRoyal Sweden AB	245613	3/27/2002	DeRoyal Industries, Inc.
Paraguay	Episeal	274721	12/22/2004	DeRoyal Industries, Inc.
Paraguay	Flextech	244040	2/5/2002	DeRoyal Industries, Inc.
Paraguay	Kalginate	243658	12/27/2001	DeRoyal Industries, Inc.
Paraguay	Multidex	243659	12/27/2001	DeRoyal Industries, Inc.
Paraguay	Multipad	244576	2/25/2002	DeRoyal Industries, Inc.
Paraguay	Procol	244041	2/5/2002	DeRoyal Industries, Inc.
Paraguay	Sofsorb	243825	1/22/2002	DeRoyal Industries, Inc.
Paraguay	Stretchnet	249408	9/5/2002	DeRoyal Industries, Inc.
Paraguay	Surgimate	244141	2/7/2002	DeRoyal Industries, Inc.

Country	Trademark	Application #	Date Issued	Owner of Record
Paraguay	Transeal	250772	10/15/2002	DeRoyal Industries, Inc.
Peru	Aquagauze	75267	9/26/2001	DeRoyal Industries, Inc.
Peru	Aquasorb	80394	5/20/2002	DeRoyal Industries, Inc.
Peru	Carapace	74861	9/13/2001	DeRoyal Industries, Inc.
Peru	Covaderm	74862	9/13/2001	DeRoyal Industries, Inc.
Peru	Dermanet (Class 5)	74863	9/13/2001	DeRoyal Industries, Inc.
Peru	Dermanet (Class 10)	74864	9/13/2001	DeRoyal Industries, Inc.
Peru	DeRoyal & Logo (Class 10)	74817	9/13/2001	DeRoyal Industries, Inc.
Peru	DeRoyal & Logo (Class 42)	27083	9/13/2001	DeRoyal Industries, Inc.
Peru	DeRoyal Sweden AB	74818	9/13/2001	DeRoyal Industries, Inc.
Peru	Episeal	74865	9/13/2001	DeRoyal Industries, Inc.
Peru	Flextech	74819	9/13/2001	DeRoyal Industries, Inc.
Peru	Kalginat	74866	9/13/2001	DeRoyal Industries, Inc.
Peru	LMB	74867	9/13/2001	DeRoyal Industries, Inc.
Peru	Multipad	74906	9/18/2001	DeRoyal Industries, Inc.
Peru	Polyderm	75271	9/26/2001	DeRoyal Industries, Inc.
Peru	Procol	75268	9/26/2001	DeRoyal Industries, Inc.
Peru	Sofsorb	74868	9/13/2001	DeRoyal Industries, Inc.
Peru	Stretchnet	74869	9/13/2001	DeRoyal Industries, Inc.
Peru	Surgimate	74870	9/13/2001	DeRoyal Industries, Inc.
Peru	Transeal	74871	9/13/2001	DeRoyal Industries, Inc.
Sweden	DeRoyal	346,964	6/15/2001	DeRoyal Industries, Inc.
Uruguay	Carapace	332821	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Covaderm	332823	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Dermanet	332813	5/12/2002	DeRoyal Industries, Inc.
Uruguay	DeRoyal (Class 10)	332812	5/12/2002	DeRoyal Industries, Inc.
Uruguay	DeRoyal (Class 42)	332811	5/12/2002	DeRoyal Industries, Inc.
Uruguay	DeRoyal Sweden AB	332814	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Flextech	332815	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Kalginat	332822	5/12/2002	DeRoyal Industries, Inc.
Uruguay	LMB	332816	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Multipad	332825	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Polyderm	332826	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Procol	332820	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Sofsorb	332819	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Stretchnet	332818	5/12/2002	DeRoyal Industries, Inc.
Uruguay	Surgimate	332817	5/12/2002	DeRoyal Industries, Inc.
WIPO	DeRoyal	754017	1/19/2001	DeRoyal Industries, Inc.

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