

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
Gerdau Ameristeel US Inc.		12/21/2009	CORPORATION: FLORIDA
Chaparral Steel Company		12/21/2009	CORPORATION: DELAWARE
Gerdau Ameristeel WC, Inc.		12/21/2009	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Bank of America, N.A., as Agent
Street Address:	300 Galleria Parkway
Internal Address:	Suite 800
City:	Atlanta
State/Country:	GEORGIA
Postal Code:	30339
Entity Type:	National Banking Association (USA):

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	3234891	ZBAR
Registration Number:	2772319	STAR400
Registration Number:	2598921	STARBAR100
Registration Number:	2647419	DIGITAL REBAR DETAILERS
Registration Number:	2556397	QUICKFAB
Registration Number:	2135516	REBAR EXPRESS
Registration Number:	2080389	REBAR EXPRESS
Registration Number:	3210233	PZC
Registration Number:	3416525	FAST FRAME
Registration Number:	3300473	CHAPARRAL
Registration Number:	2575942	MICROMIZER
Registration Number:	2613440	MICROPOWER

CH \$465.00 3234891

Registration Number:	1670776	MILLNET
Registration Number:	1531606	CHAPARRAL STEEL
Registration Number:	1478275	MICROTUFF
Registration Number:	1473894	BANTAM BEAMS
Registration Number:	1193507	SURE DRIVE
Registration Number:	3416792	PACIFIC COAST STEEL

CORRESPONDENCE DATA

Fax Number: (404)522-8409
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 404-420-5527
Email: rbirdwell@phrd.com
Correspondent Name: Rhonda J. Birdwell, Paralegal – PHR&D
Address Line 1: 285 Peachtree Center Avenue
Address Line 2: 1500 Marquis Two Tower
Address Line 4: Atlanta, GEORGIA 30303

ATTORNEY DOCKET NUMBER:	1809-42
NAME OF SUBMITTER:	Bobbi Acord
Signature:	/ba/
Date:	12/21/2009

Total Attachments: 16
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**GRANT OF SECURITY INTEREST IN
PATENTS, TRADEMARKS AND LICENSES**

THIS GRANT OF SECURITY INTEREST IN PATENTS, TRADEMARKS AND LICENSES (herein the "**Agreement**") made on December 21, 2009, by GERDAU AMERISTEEL US INC., a Florida corporation, with its principal place of business at 4221 West Boy Scout Blvd, Suite 600, Tampa, Florida 33607 ("**Ameristeel US**"), CHAPARRAL STEEL COMPANY, a Delaware corporation, with its principal place of business at 4221 West Boy Scout Blvd, Suite 600, Tampa, Florida 33607 ("**Chaparral**"), GERDAU AMERISTEEL WC, INC., a Delaware corporation, with its principal place of business at 4221 West Boy Scout Blvd, Suite 600, Tampa, Florida 33607 ("**Ameristeel WC**"; Ameristeel US, Chaparral and Ameristeel WC are collectively referred to herein as the "**Companies**" and individually as the "**Company**"), and BANK OF AMERICA, N.A., as administrative agent (in such capacity, the "**Administrative Agent**") for the Lenders (as defined below).

WITNESSETH:

The Companies and the Administrative Agent have entered into that certain Credit Agreement dated on or about the date hereof (as at any time amended, modified, restated or supplemented, the "**Credit Agreement**"), among Gerdau Ameristeel Corporation, a corporation amalgamated under the Canada Business Corporations Act (the "**Canadian Borrower**"); Consolidated Recycling Incorporated, a corporation amalgamated under the laws of Ontario ("**Consolidated Recycling**") in its capacity as a Canadian Credit Party and a Canadian Borrowing Base Party thereunder; Gerdau Ameristeel US Inc., a Florida corporation ("**Ameristeel US**"); Gerdau Ameristeel Sayreville Inc., a Delaware corporation ("**Sayreville**"); Gerdau Ameristeel Perth Amboy Inc., a New Jersey corporation ("**Perth Amboy**"); Chaparral Steel Company, a Delaware corporation ("**Chaparral**"); Enco Materials, Inc., a Tennessee corporation ("**Enco**"); Sheffield Steel Corporation, a Delaware corporation ("**Sheffield**"); Chaparral (Virginia) Inc., a Delaware corporation ("**Chaparral Virginia**"); American Materials Transport, Inc., a Delaware corporation ("**AMT**"); Chaparral Steel Texas, LLC, a Delaware limited liability company ("**Chaparral Texas**"); and Chaparral Steel Midlothian, LP, a Delaware limited partnership ("**Chaparral Midlothian**", and collectively with Ameristeel US, Sayreville, Perth Amboy, Chaparral, Enco, Sheffield, Chaparral Virginia, AMT and Chaparral Texas, the "**US Borrowers**" and individually, a "**US Borrower**"; the US Borrowers and the Canadian Borrower are together referred to herein as the "**Borrowers**" and individually, a "**Borrower**"), Bank of America, N.A., as the Administrative Agent, Bank of America, N.A. (acting through its Canada branch), as the Canadian Administrative Agent, Bank of America, N.A., as the Collateral Agent and Canadian Collateral Agent and General Electric Capital Corporation, as the Co-Collateral Agent and Co-Canadian Collateral Agent, Banc of America Securities LLC and Wells Fargo Foothill, LLC, as Joint Lead Arrangers and Joint Book Managers, the Issuing Banks (as defined therein), each additional Issuing Bank thereunder from time to time, and each of the lenders that is a signatory thereto or which hereafter becomes a party thereto as provided therein, including the US Swingline Lender and the Canadian Swingline Lender (as defined therein) (individually, a "**Lender**" and, collectively, the "**Lenders**").

As a condition to the effectiveness of the Credit Agreement and the making of loans and other extensions of credit thereunder, each Company has agreed to enter into this Agreement to grant to the Administrative Agent, for the benefit of the Secured Parties, a security interest in certain of the such Company's assets, including, without limitation, its patents, patent applications and registrations, trademarks, trademark applications and registrations, tradenames, goodwill and licenses, all as more fully set forth herein.

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

1. Definitions. Capitalized terms used herein and defined in the Credit Agreement shall have the meanings set forth therein unless otherwise specifically defined herein.
2. Grant of Security Interest. To secure the payment of the "Obligations" (as defined in the Financing Documents), each Company hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest, effective immediately, in all of such Company's right, title and interest in and to all of the following described property, whether now owned or hereafter acquired (collectively herein the "**Intellectual Property Collateral**"):
 - (i) Patents and patent applications and registrations together with the inventions and improvements described and claimed therein including, without limitation, the patents and applications, if any, listed on Schedule A, attached hereto and made a part hereof, and any and all reissues and renewals thereof and all income, royalties, damages and payments now and hereafter due and payable in connection therewith including, without limitation, damages and payments for past or future infringements thereof (all of the foregoing are sometimes hereinafter individually and collectively referred to as the "**Patent Collateral**");
 - (ii) Trademarks, trademark registrations and applications and tradenames including, without limitation, the trademarks and applications, if any, listed on Schedule B attached hereto and made a part hereof, and any and all reissues and renewals thereof, and all income, royalties, damages and payments now and hereafter due and payable in connection therewith including, without limitation, damages and payments for past or future infringements thereof (all of the foregoing are sometimes hereinafter individually and collectively referred to as the "**Trademark Collateral**");
 - (iii) Any license agreement in which such Company is or becomes licensed too use any patents and trademarks owned by a third party including, without limitation, the licenses, if any, listed on Schedule C attached hereto and made a part hereof (all of the foregoing are sometimes referred to herein individually and collectively as the "**License Collateral**");
 - (iv) The goodwill of such Company's business connected with and symbolized by the Intellectual Property Collateral; and
 - (v) All cash and non-cash proceeds of the foregoing.

3. The Administrative Agent's Rights: Upon the occurrence and continuance of any Event of Default under the Credit Agreement, the Administrative Agent shall have all the rights and remedies of a secured party under the Uniform Commercial Code and any other applicable state or federal laws. The Administrative Agent will give the Companies reasonable notice of the time and place of any public sale of the Intellectual Property Collateral or the time after which any private sale of the Intellectual Property Collateral or any other intended disposition thereof is to be made. Unless otherwise provided by law, the requirement of reasonable notice shall be met if such notice is mailed, postage prepaid to the addresses of the Companies or such other address of which they have been notified at least ten (10) days before the date of such sale or disposition. In addition to the foregoing and all other rights and remedies of the Administrative Agent upon the occurrence of any Event of Default under the Credit Agreement, the Administrative Agent shall thereupon have the immediate right to transfer to itself or to sell, assign and transfer to any other person all right, title and interest in and to all or any part of the Intellectual Property Collateral. A formal irrevocable power of attorney, as Appendix 1 (the "**Power of Attorney**") is being executed and delivered by each Company to the Administrative Agent concurrently with this Agreement to enable such rights to be carried out. Each Company agrees that, in the event the Administrative Agent exercises its rights hereunder and pursuant to said Power of Attorney in accordance with its terms, after written notification of such exercise from the Administrative Agent to the such Company, such Company shall never thereafter, without the prior written authorization of the owner or owners of such Intellectual Property Collateral, use any of such Intellectual Property Collateral. The condition of the foregoing provision is such that unless and until there occurs and continues an Event of Default under the Credit Agreement, the Companies shall continue to own and use the Intellectual Property Collateral in the normal course of their business and to enjoy the benefits, royalties and profits therefrom provided, however, that from and after the occurrence and continuation of an Event of Default such right will, upon the exercise by the Administrative Agent of the rights provided by this Agreement, be revoked and the right of any Company to enjoy the uses, benefits, royalties and profits of said Intellectual Property Collateral will wholly cease, whereupon the Administrative Agent or its transferees) shall be entitled to all of each Company's right, title and interest in and to the Intellectual Property Collateral hereby so assigned. This Agreement will not operate to place upon the Administrative Agent any duty or responsibility to maintain the Intellectual Property Collateral.
4. Fees. The Companies will pay all filing fees with respect to the security interest created hereby which the Administrative Agent may deem necessary or advisable in order to perfect and maintain the perfection of its security interest in the Intellectual Property Collateral.
5. Representations and Warranties. Each Company represents and warrants: that such Company lawfully possesses and owns the Intellectual Property Collateral and that except for the security interest granted hereby and Permitted Liens (as defined in the Credit Agreement), the Intellectual Property Collateral will be kept free from all liens, security interests, claims and encumbrances whatsoever; that such Company has not made or given any prior assignment, transfer or security interest in the Intellectual Property Collateral or any of the proceeds thereof; that the Intellectual Property Collateral is and will continue to be, in all respects, in full force and effect; and that there are no known infringements of the Intellectual Property Collateral.
6. Application of Proceeds. The proceeds of any sale, transfer or disposition of the Intellectual Property Collateral shall be applied in accordance with the Credit Agreement.

7. Defense of Claims. Each Company will defend at its own cost and expense any action, claim or proceeding affecting the Intellectual Property Collateral or the interest of the Administrative Agent therein. The Companies agree to reimburse the Administrative Agent for all reasonable costs and expenses incurred by the Administrative Agent in defending any such action, claim or proceeding.
8. Rights Cumulative. This Agreement shall be in addition to the Credit Agreement and shall not be deemed to affect, modify or limit the Credit Agreement or any rights that the Administrative Agent has under the Credit Agreement. Each Company agrees to execute and deliver to the Administrative Agent (at the Companies' expense) any further documentation or papers reasonably necessary to carry out the intent or purpose of this Agreement including, but not limited to, financing statements under the Uniform Commercial Code.
9. Construction and Invalidity. Any provisions hereof contrary to, prohibited by or invalid under any laws or regulations shall be inapplicable and deemed omitted herefrom, but shall not invalidate the remaining provisions hereof.
10. **CHOICE OF LAW**. EACH COMPANY AGREES THAT THE VALIDITY, INTERPRETATION AND ENFORCEMENT OF THIS AGREEMENT AND ALL RIGHTS HEREUNDER SHALL BE GOVERNED BY THE LAWS OF THE STATE OF GEORGIA. THIS AGREEMENT TOGETHER WITH THE CREDIT AGREEMENT CONSTITUTES THE ENTIRE AGREEMENT OF EACH COMPANY AND THE ADMINISTRATIVE AGENT WITH RESPECT TO THE INTELLECTUAL PROPERTY COLLATERAL, CAN ONLY BE CHANGED OR MODIFIED IN WRITING AND SHALL BIND AND BENEFIT SUCH COMPANY, THE ADMINISTRATIVE AGENT, THE SECURED PARTIES AND THEIR RESPECTIVE SUCCESSORS AND ASSIGNS. EACH COMPANY AND THE ADMINISTRATIVE AGENT EACH HEREBY EXPRESSLY WAIVES ANY RIGHT OF TRIAL BY JURY ON ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION ARISING HEREUNDER.
11. Events of Default. The occurrence and continuation of an Event of Default under the Credit Agreement shall constitute an Event of Default hereunder.
12. Notices. Each Company covenants and agrees that, with respect to the Intellectual Property Collateral, it will give the Administrative Agent written notice in the manner provided in the Credit Agreement of:
 - (i) any material claim by a third party that any Company has infringed on the rights of a third party;
 - (ii) any suspected infringement by a third party on the rights of any Company; or
 - (iii) any Intellectual Property Collateral created, arising or acquired by any Company after the date hereof.


13. Further Assurances. Each Company will take any such action as the Administrative Agent may reasonably require to further confirm or protect the Administrative Agent's rights under this Agreement in the Intellectual Property Collateral. In furtherance thereof, each Company hereby grants to the Administrative Agent a power of attorney coupled with an interest which shall be irrevocable during the term of this Agreement to execute any documentation or take any action in such Company's behalf reasonably required to effectuate the terms, provisions and conditions of this Agreement.

14. Termination. This Agreement shall terminate upon termination of the Credit Agreement and full, final and indefeasible payment of all obligations of each Company thereunder. Upon the Companies' request, the Administrative Agent shall within a reasonable time after any such termination execute and deliver to the Companies (at the Companies' expense) such documents and instruments as are reasonably necessary to evidence such termination and release of the security interest granted herein on any applicable public record.

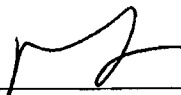
[Remainder of page intentionally left blank; Signatures appear on following page.]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed and delivered on the date first above written.


GERDAU AMERISTEEL US INC.
("Company")

By: 
Name: _____
Title: _____

CHAPARRAL STEEL COMPANY
("Company")

By: 
Name: _____
Title: _____

GERDAU AMERISTEEL WC, INC.
("Company")

By: 
Name: _____
Title: _____

[Signatures continue on following page.]

AGREED AND ACCEPTED:

BANK OF AMERICA, N.A.,
as Administrative Agent for the Secured Parties

By: 
Name: Robert J. Walker
Title: Senior Vice President

APPENDIX 1

IRREVOCABLE POWER OF ATTORNEY

Each of **GERDAU AMERISTEEL US INC.**, a Florida corporation, with its principal place of business at 4221 West Boy Scout Blvd, Suite 600, Tampa, Florida 33607 ("**Ameristeel US**"), **CHAPARRAL STEEL COMPANY**, a Delaware corporation, with its principal place of business at 4221 West Boy Scout Blvd, Suite 600, Tampa, Florida 33607 ("**Chaparral**"), **GERDAU AMERISTEEL WC, INC.**, a Delaware corporation, with its principal place of business at 4221 West Boy Scout Blvd, Suite 600, Tampa, Florida 33607 ("**Ameristeel WC**"; Ameristeel US, Chaparral and Ameristeel WC are collectively referred to herein as the "**Companies**" and individually as the "**Company**"), hereby grants to **BANK OF AMERICA, N.A.**, a national bank, as administrative agent, with offices at 300 Galleria Parkway, Suite 800, Atlanta, Georgia 30339 (hereinafter referred to as the "Administrative Agent"), the exclusive Irrevocable Power of Attorney to transfer to the Administrative Agent, or to any designee of the Administrative Agent, all Intellectual Property Collateral listed on the Schedules attached to the Confirmation and Affirmation of Grant of Security Interest in Patents, Trademarks and Licenses (the "**Agreement**"), dated as of the date hereof, among the Companies and the Administrative Agent including, without limitation, all patents, patent applications and registrations, trademarks, trademark applications and registrations, and licenses with respect thereto together with the goodwill of the business connected with or symbolized by such Intellectual Property Collateral and each Company's entire inventory of labels and decals bearing any trademarks not affixed to its products, and the right to operate and control, sell, assign, and transfer the business under those trademarks under the following terms and conditions:

1. The Power of Attorney granted hereunder shall be effective as of the date hereof and shall last for as long as any now existing or hereafter arising Liabilities (as defined in the Agreement) are outstanding under the Credit Agreement (as defined in the Agreement) or any commitments remain outstanding under the Credit Agreement;
2. The Power of Attorney granted herein shall be irrevocable throughout the duration of its life as specified in Paragraph 1 hereinabove;
3. The Power of Attorney granted herein shall only be exercisable by the Administrative Agent after the occurrence and during the continuance of an Event of Default under the Credit Agreement; and
4. The Administrative Agent shall give the Companies ten (10) days prior written notice of the exercise of this power, and the waiver by the Administrative Agent of any particular Event of Default as set forth in Paragraph 3 hereinabove shall have no force or effect unless in writing and signed by an authorized officer of the Administrative Agent. Even then such waiver shall not constitute or be considered a waiver of any other Event of Default then existing or thereafter arising whether similar or not.

IN WITNESS WHEREOF, each Company has caused this Power of Attorney to be executed as of the 21 day of December, 2009.

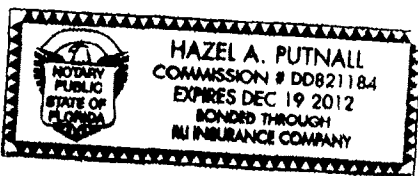
GERDAU AMERISTEEL US INC.

By: [Signature]
Name: Robert E. Lewis
Title: VP, General Counsel

STATE OF FLORIDA)
COUNTY OF HILLSBOROUGH)

On December 21, 2009, before me, the undersigned, a notary public in and for said State, personally appeared ROBERT E. LEWIS known to me to be the VP, GENERAL COUNSEL of Gerdau Ameristeel US Inc., the corporation that executed the within instrument, and acknowledged to me that such corporation executed the within instrument pursuant to its by-laws and a resolution of its board of directors.

WITNESS my hand and official seal.



[Signature]
Notary Public

CHAPARRAL STEEL COMPANY

By: [Signature]
Name: Robert E. Lewis
Title: VP, General Counsel

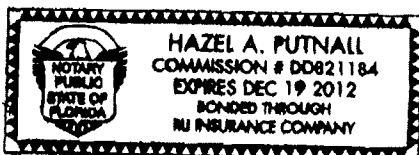
STATE OF FLORIDA)
COUNTY OF HILLSBOROUGH)

On December 21, 2009, before me, the undersigned, a notary public in and for said State, personally appeared Robert E. LEWIS known to me to be the V.P., GENERAL COUNSEL of Chaparral Steel Company, the corporation that executed the within instrument, and acknowledged to me that such corporation executed the within instrument pursuant to its by-laws and a resolution of its board of directors.

WITNESS my hand and official seal.

[Signature]
Notary Public

[Signatures continue on following page.]



GERDAU AMERISTEEL WC, INC.

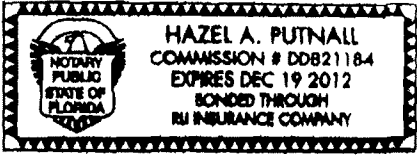
By: [Signature]
Name: Robert E. Lewis
Title: VP, General Counsel

STATE OF FLORIDA)
COUNTY OF HILLSBOROUGH)

On December 21, 2009, before me, the undersigned, a notary public in and for said State, personally appeared ROBERT E. LEWIS known to me to be the VP, GENERAL COUNSEL of Gerdau Ameristeel WC, Inc., the corporation that executed the within instrument, and acknowledged to me that such corporation executed the within instrument pursuant to its by-laws and a resolution of its board of directors.

WITNESS my hand and official seal.

[Signature: Hazel A. Putnall]
Notary Public



SCHEDULE A

Patents

Title	Owner	Application No. / Application Date	Patent No. / Grant Date	Expiration Date	Outside Counsel	Other Countries
Bar Product, Cylinder Rods, Hydraulic Cylinders, and Method for Manufacturing	Gerdau Ameristeel US Inc.	09/504,278 2/15/2000	6,396,109 5/28/2002	2/15/2020	Smith, Gambrell & Russell Jeff Veal (404) 815-3765	Canada, Europe and Japan
Steel Product and Method for Manufacturing	Gerdau Ameristeel US Inc.	10/0969,601 3/12/2002	6,786,980 9/7/2004	3/12/2022	Smith, Gambrell & Russell Jeff Veal (404) 815-3765	Canada and Mexico
Method of making an Improved Hot Rolled I-Beam and Associated Product	Gerdau Ameristeel US Inc.	09/086,407 4/7/1998	6,219,990 4/24/2001	4/7/2018	Smith, Gambrell & Russell Jeff Veal (404) 815-3765	n/a
Continuous Production of Iron Carbon Alloy Using Iron Carbide	Gerdau Ameristeel US Inc.	07/768,781 10/3/1999	5,139,568 8/18/1992	10/3/2011	Smith, Gambrell & Russell Jeff Veal (404) 815-3765	Austria, Canada, China, Germany, Indonesia, Russian Federation, Venezuela
High Strength Steel	Gerdau Ameristeel US Inc.	60/557,367 3/29/2004	n/a	n/a	Smith, Gambrell & Russell Jeff Veal (404) 815-3765	n/a
Method and Apparatus for Anticorrosive Coating	Gerdau Ameristeel US Inc.	11/165,852 6/23/2005	n/a	n/a	David Pettis (813) 226-0440	n/a
As-Continuously Cast Beam Blank and Method for Casting	Chaparral Steel Company	07/511,653 4/20/1990	5,082,746 1/21/1992	4/20/2010	Winstead PC Diane Lettelleir (214) 745-5153	Belgium, Luxembourg, Brazil, European Patent Convention
Continuously Cast Beam Blank Device for Concentrating Metallic Coins	Chaparral Steel Company	10/260,949 9/30/2002	6,860,392 3/1/2005	11/29/2022	Winstead PC Diane Lettelleir (214) 745-5153	n/a

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Produced from Shredder Operations Method for Producing a Precipitation Hardenable Martensitic Low Alloy Steel Forging System and Method for Forming Thin Flat Hot Rolled Steel	Chaparral Steel Company	137,105 12/23/1987	4,824,492 4/25/1989	12/23/2007	Winstead PC Diane Lettelieir (214) 745-5153	n/a
Title	Owner	Application No. / Application Date	Patent No. / Grant Date	Expiration Date	Outside Counsel	Other Countries
Method of Casting and Rolling and Roll Stand Arrangement for Rolling Finished Sections (Sheet piling Sections)	Chaparral Steel Company	91919427.4 8/16/1991	0510147 5/2/1997	8/16/2011	Winstead PC Diane Lettelieir (214) 745-5153	European Patent Convention Only
Z-Shaped Sheet Piling	Chaparral Steel Company	09/112,709 7/9/1998	6,035,683 3/14/2000	7/9/2018	Winstead PC Diane Lettelieir (214) 745-5153	n/a
Z-Shaped Sheet Piling	Chaparral Steel Company	11/332,916 1/17/2006	7,168,891 1/30/2007	1/17/2026	Phillips Lytle LLP Rowland Richards (716) 847-7069	n/a
Z-Shaped Sheet Piling	Chaparral Steel Company	10/995,656 11/23/2004	7,018,140 3/28/2006	11/23/2024	Phillips Lytle LLP Rowland Richards (716) 847-7069	n/a
Z-Shaped Sheet Piling	Chaparral Steel Company and L.B. Foster Company	09/473,757 12/28/1999	6,420,014 7/16/2002	12/28/2019	Phillips Lytle LLP Rowland Richards (716) 847-7069	n/a
Z-Shaped Sheet Piling	Chaparral Steel Company	11/637,973 4/24/2007	n/a	n/a	Phillips Lytle LLP Rowland Richards (716) 847-7069	Europe, China, India, Brazil

SCHEDULE B

Trademarks & Copyrights

Trademarks

Mark	Owner	Application No. / Application Date	Registration No. / Registration Date	Outside Counsel	Other Countries
ZBAR	Gerdau Ameristeel US Inc.	78/642872 6/3/2005	3234891 4/24/2007	David Pettis (813) 226-0440	Dominican Republic, Mexico
STAR400	Gerdau Ameristeel US Inc.	76/335042 11/6/2001	2772319 10/7/2003	Smith, Gambrell & Russell Jeff Veal (404) 815-3765	n/a
STARBAR100	Gerdau Ameristeel US Inc.	76/070047 6/13/2000	2598921 7/23/2002	Smith, Gambrell & Russell Jeff Veal (404) 815-3765	n/a
DIGITAL REBAR DETAILERS	Gerdau Ameristeel US Inc.	75/770799 8/9/1999	2647419 11/5/2002	n/a	n/a
QUICKFAB	Gerdau Ameristeel US Inc.	75/519971 7/16/1998	2556397 4/2/2002	n/a	n/a
REBAR EXPRESS (and Design)	Gerdau Ameristeel US Inc.	75/211825 12/12/1996	2135516 2/10/1998	n/a	n/a
REBAR EXPRESS	Gerdau Ameristeel US Inc.	75/023329 11/22/1995	2080389 7/15/1997	n/a	n/a
PZC	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	78/606253 4/11/2005	3210233 2/20/2007	Winstead PC Diane Lettelleir (214) 745-5153	Madrid Protocol
FAST FRAME	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	76/669383 11/22/06	3416525 4/29/2008	Winstead PC Diane Lettelleir (214) 745-5153	n/a
CHAPARRAL	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	76/657187 3/23/06	3300473 10/2/2007	Winstead PC Diane Lettelleir (214) 745-5153	n/a

MICROMIZER	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	76/264953 5/31/2001	2575942 6/4/2002	Winstead PC Diane Lettelleir (214) 745- 5153	n/a
MICROPOWER	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	76/201262 1/29/2001	2613440 8/27/2002	Winstead PC Diane Lettelleir (214) 745- 5153	n/a
MILLNET	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	74/081608 7/23/1990	1670776 12/31/1991	Winstead PC Diane Lettelleir (214) 745- 5153	n/a
CHAPARRAL STEEL (and Design)	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	73/734185 6/14/1988	1531606 3/28/1989	Winstead PC Diane Lettelleir (214) 745- 5153	Canada, Switzerland, Germany, France, Mexico, Norway
MICROTUFF	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	73/672159 7/15/1987	1478275 3/1/1988	Winstead PC Diane Lettelleir (214) 745- 5153	n/a
BANTAM BEAMS	Chaparral Steel Company C/O Gerdau Ameristeel Corporation	73/630537 11/17/1986	1473894 1/26/1988	Winstead PC Diane Lettelleir (214) 745- 5153	n/a
SURE DRIVE	Ameristeel Corporation	73/318143 7/8/1981	1193507 4/13/1982	n/a	n/a
MANDAK METAL PROCESSORS LTD. (and Design)	Gerdau MRM Steel Inc.	0522846 5/30/1984	TMA306341 8/20/1985	n/a	Canada only
COURTICE STEEL (and Design)	Gerdau Ameristeel Corporation	0664179 8/9/1990	TMA404480 11/6/1992	n/a	Canada only
PACIFIC COAST STEEL	Gerdau Ameristeel, WC, Inc.	77/078820 1/9/07	3416792 4/29/2008	Smith, Gambrell & Russell Jeff Veal (404) 815- 3765	n/a

App.Reg. No.	Mark	Listed Owner
Regn. No: TMA 237,354 Regn. Date: November 23, 1979, renewed 1994	CEDARDALE	Co-Steel Lasco, a division of Co-Steel Inc.
Regn. No.: TMA 210,209 Regn. Date: October 24, 1975, renewed 1990	CS CO-STEEL INTERNATIONAL LIMITED & DESIGN	Co-Steel Inc.
Regn. No: TMA 137,782 Regn Date: October 16, 1964	LASCO	Co-Steel Lasco, a division of Co-Steel Inc.

Copyrights

REGISTRATION NO.	TITLE	OWNER
PAu218268	A Company That's Going to be Around	Florida Steel Corporation
PAu129067	A Fair Way to Pay	Florida Steel Corporation
PAu129060	A Job That's For Sure	Florida Steel Corporation
PAu129062	A Time to Choose—Jobs and Strikes	Florida Steel Corporation
PAu129063	A Time to Choose—Union Motives	Florida Steel Corporation
PAu129064	A Time to Choose—No Union Games	Florida Steel Corporation
PAu129072	All Work and No Play	Florida Steel Corporation
PAu129069	An Apple a Day, or Benefits That Pay	Florida Steel Corporation
PAu116305	Look Out for the Cards. By Florida Steel Corporation	Florida Steel Corporation
PAu129061	Look Out for the Blank Check	Florida Steel Corporation
PAu129070	Making the Most of Your Medical Plan	Florida Steel Corporation
PAu116306	Organized to Attack. By Florida Steel Corporation	Florida Steel Corporation
PAu129071	Putting the Gold in Your Golden Years	Florida Steel Corporation
PAu129066	Security When You Need It	Florida Steel Corporation
PAu129068	The Art of Getting Ahead	Florida Steel Corporation
PAu129065	The Big Business of Big Unions	Florida Steel Corporation
PAu373457	Welcome to Florida Steel	Florida Steel Corporation
PAu221611	You, Your Job and the Law	Florida Steel Corporation

SCHEDULE C

U.S. Licenses

- 1. Agreement with Tire Technologies for use of Tire Changing Patent, Franklin Leroy Stebbing as inventor.**
- 2. Agreement with Kimmel Metallurgical Products regarding use of license granted by Nupro/Nuflux.**