



THIS IS A CONTINUATION OF THE INFORMATION IN ITEM NO. 2.

Name and address of additional receiving party:

Total Plastics, Inc., a Michigan corporation  
2810 North Burdick Street  
Kalamazoo, MI 49004

**Schedule A**

**U.S. Trademarks Subject to Security Interest  
 Granted by A.M. Castle & Co. and Total Plastics, Inc.  
 In Favor of U.S. Bank National Association  
 Recorded April 7, 2003 at Reel 002702 Frame 0321  
 Assignment In Favor of Bank of America, as Collateral Agent  
 Assignment Recorded September 6, 2006 at Reel 003384 Frame 0343**

**Registered Marks**

PROCUT	2482989	08/28/01
STRESSFREE	2248387	05/25/99
STRESSFREE	2248378	05/25/99
CMQ	2314848	02/01/00
METAL EXPRESS	2091773	08/26/97
HA INDUSTRIES and Design	2053333	04/15/97
QUIK BUY	2093452	09/02/97
CASTLE ADVANCED MATERIALS SPG	2130876	01/20/98
TELCUT	1932161	10/31/95
PROCESSED WITH PRIDE	1868639	12/20/94
TRUHARD	1841174	06/21/94
ULTRA-TUFF	1796753	10/05/93
PURECUT	1681773	04/07/92
PURECUT 40	1658801	10/01/91
PURECUT 20	1655225	09/03/91
TELCUT 50	1654718	08/27/91
TELCUT 40	1654717	08/27/91
SUPERCUT 150 and Design	1544169	06/20/89
Q and Design	1509629	10/18/88
METALINK	1494616	06/28/88
Design only	1338782	06/04/85
HA and Design	1336058	05/14/85
CASTLE METALS	1336048	05/14/85
Design only	1297178	09/18/84
Design only	1295685	09/18/84
HA HY-ALLOY STEELS	1272222	03/27/84
CASTLE METALS THE ONE CALL TO MAKE IF YOU MAKE IT WITH METAL. and Design	1218679	11/30/82
THE ONE CALL TO MAKE IF YOU MAKE IT WITH METAL	1218678	11/30/82
CASTLE METALS and Design	1009462	04/29/75
TOTAL PLASTICS, INC.	2112867	11/11/97
TPI	2120410	12/09/97

**TERMINATION AND RELEASE OF SECURITY INTEREST  
IN TRADEMARKS**

This **TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARKS**, dated as of December 15, 2011 ("Release"), is made by Bank of America, N.A., as Collateral Agent (the "Successor Collateral Agent"), having a place of business at 231 South LaSalle Street, Chicago, Illinois 60697, successor in interest to U.S. Bank National Association, as Collateral Agent (the "Prior Collateral Agent"), having a place of business at Goodwin Square, 225 Asylum Street, 23rd Floor, Hartford, Connecticut 06103, in favor of A.M. Castle & Co., a Maryland corporation having a place of business at 1420 Kensington Road, Suite 220, Oak Brook, Illinois 60523, and Total Plastics, Inc., a Michigan corporation having a place of business at 2810 North Burdick Street, Kalamazoo, Michigan 49004 (collectively, the "Pledgors").

**WHEREAS**, pursuant to that certain Security Agreement dated as of March 20, 2003 (as amended, restated, supplemented, modified, extended, renewed or replaced from time to time, the "Security Agreement") by and among the Pledgors party thereto and the Prior Collateral Agent, the Pledgors granted to the Prior Collateral Agent, for the benefit of the Secured Parties, a security interest in, and a right to set off against, any and all right, title and interest of such Pledgors in, to, and under all the Pledged Trademarks;

**WHEREAS**, pursuant to the Security Agreement, Pledgors executed and delivered to Prior Collateral Agent, for the benefit of the Secured Parties, the Trademark Collateral Security and Pledge Agreement dated as of March 20, 2003 ("Trademark Agreement"); and

**WHEREAS**, the Trademark Agreement was recorded at the United States Patent and Trademark Office ("USPTO") on April 7, 2003 at Reel 002702 Frame 0321.

**WHEREAS**, pursuant to the Assignment of Trademark Collateral Security and Pledge Agreement dated as of September 5, 2006 ("Assignment"), Prior Collateral Agent assigned its rights under the Trademark Agreement to Successor Collateral Agent, and the Assignment was recorded at the USPTO on September 6, 2006 at Reel 003384 Frame 0343.

**NOW THEREFORE**, in consideration of the mutual promises and undertakings set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and with the intention of being legally bound hereby, Successor Collateral Agent, on behalf the Secured Parties, and Pledgors (the "parties") agree as follows:

**SECTION 1. Defined Terms.** All capitalized terms used herein but not otherwise defined herein have the meanings given to them in the Security Agreement, Trademark Agreement, or Assignment.

**SECTION 2. Termination and Release.** Successor Collateral Agent, on behalf of the Secured Parties, without representation, warranty, or recourse, hereby:

(a) terminates, cancels, discharges, and releases the mortgage, pledge, and hypothecation and lien on and security interest in and to the right, title, and interest in, to, and under all the Pledged Trademarks, including the foregoing listed on Schedule A attached hereto, granted pursuant to the Security Agreement and Trademark Agreement; and

(b) authorizes the recordation of this Release with the USPTO.

IN WITNESS WHEREOF, the Successor Collateral Agent, on behalf the Secured Parties, has caused this Termination and Release of Security Interest in Trademarks to be duly executed as of the date first set forth above:

Successor Collateral Agent:

Bank of America, as Collateral Agent, successor in interest to  
U.S. Bank National Association, as Collateral Agent

By: *Linda Lov*  
Name: Linda Lov  
Title: AVP