MRD 3/2VOI	04-05-2	2001		
FORM PTO 1594 (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94)			SHEET Y	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
To the Honorable Commissioner of Pa	101669:	379	₄ttached orig	inal documents or copy thereof.
Name of conveying party(ies):			ddress of rece	iving party(ies):
Earl's Supply Company Individual(s) General Partnership Corporation (California) Other Additional name(s) of conveying party(ies) attached	Association Limited Liability	Internal Addres City: Chicago Individu	s: One South State: Illinoi al(s) citizenshi	ation Wacker Drive, Suite 1400 s Zip: 60606
3. Nature of conveyance:		Limited	Partnership	
Assignment	ger nge of Name	Other If assignee is not do designation is attac (Designations must	omiciled in the Uni hed: be a separate doc	ted States, a domestic representative Yes X No ument from Assignment) ched? Yes X No
4. Application number(s) or registration nu	mber(s):			
A. Trademark Application No.(s)		B. Tradema	rk registration	No.(s)
SEE ATTACHED SCHEDULE A		SEE A	TTACHED SCH	HEDULE B
	Additional numbers att	tached? X Yes	□No	:
Name and address of party to whom co concerning document should be mailed: Name: VEDDER,PRICE, KAUFMAN & K		6. Total number registrations	er of applicatio i involved:	ns and
Attention: Tammy S. Settle		7. Total Fee (3	7 CFR 3.41)	\$_565.00
Internal Address:		X Enclosed	d	
			ed to be charg Deficiencies)	ged to deposit account
Street Address: 222 North LaSalle Stre Suite 2600	et	8. Deposit acc	ount number: 3	22-0259
City: Chicago State: IL	ZIP: 60601	(Attach duplic	ate copy of this	page if paying by deposit account)
	DO NOT USE	THIS SPACE		
9. Statement and signature. To the best of my knowledge and belief of the original document. Tammy S. Settle Name of Person Signing	Jareney	Stille		MARCH 21, 2001 Date
	Total nur	mber of pages inclu	uding cover shee	et, attachments, and document:

Mail documents to be recorded with required cover sheet information to:

00000137 75620407 Commissioner of Patents and Trademarks 04/04/2001 GTON11

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40.00 OP 525.00 OP

Box Assignments Washington, D.C. 20231

TRADEMARK AND LICENSE SECURITY AGREEMENT

between Earl's Supply Company and Fleet Capital Corporation SCHEDULE A Trademark Applications

MARK	APPLICATION NUMBER
SOLO-BLEED	75/620,407
SOLO-BLEED	76/110,429
U-SPEC-IT	75/620,408
U-SPEC-IT	76/110,574
EARL'S & DESIGN	75/779,143
	M. AMERICA MARKET CO.

TRADEMARK AND LICENSE SECURITY AGREEMENT

between Earl's Supply Company and Fleet Capital Corporation SCHEDULE B

Trademark Registrations

MARK	REGISTRATION NUMBER
ECONO-FIT	1,163,395
ECONO-MATE	1,152,113
ECONO-SET	1,152,114
EPP	1,726,992
HYPER-STOP	2,239,401
HYPERFIRM	2,112,989
HYPERGRIP	2,166,442
HYPERTEMP	2,082,499
MISCELLANEOUS DESIGN	1,295,993
EARL'S	1,293,499
EARL'S	1,295,677
EARL'S & DESIGN	1,295,676
EARL'S & DESIGN	1,297,124
EARL'S PERFORMANCE PRODUCTS	1,293,522
EARL'S SUPPLY	1,293,498
EARL'S	1,723,592
EARL'S & DESIGN	1,706,754

TRADEMARK AND LICENSE SECURITY AGREEMENT

TRADEMARK AND LICENSE SECURITY AGREEMENT ("Agreement") dated as of December **27**, 2000 made by Earl's Supply Company, a California corporation, having its chief executive office at 189 West Victoria Street, Long Beach, California 90801 ("Pledgor"), and FLEET CAPITAL CORPORATION, a Rhode Island corporation ("FCC"), as agent (FCC, in such capacity, being "Agent") for Lenders (as hereinafter defined).

WITNESSETH:

WHEREAS, Pledgor has entered into that certain Loan and Security Agreement dated as of December 2, 2000 (as the same may hereafter be amended or otherwise modified from time to time, the "Loan Agreement"), by and among the Pledgor, Holley Performance Products, Inc., a Delaware corporation, Holley Performance Systems, Inc., a Delaware corporation, Weiand Automotive Industries, Inc., a California corporation, Lunati Cams, Inc., aTennessee corporation, Lunati & Taylor Pistons, Incorporated, a Mississippi corporation, Nitrous Oxide Systems, Inc., a California corporation, Biggs Manufacturing, Inc., an Arizona corporation, and Hooker Industries, Inc., a California corporation, (collectively the "Borrowers"), the lenders who are signatories thereto ("Lenders") and Agent, pursuant to which Lenders have, subject to certain conditions precedent, agreed to make loans, advances and other financial accommodations (collectively, the "Loans") to Borrowers; and

WHEREAS, Lenders have required as a condition, among others, to the making of the Loans to Borrowers, in order to secure the prompt and complete payment, observance and performance of all of Borrowers' obligations and liabilities hereunder, under the Loan Agreement, and under all of the other instruments, documents and agreements executed and delivered by Borrowers to Agent, for itself and the ratable benefit of Lenders, in connection with the Loan Agreement (all such obligations and liabilities being hereinafter referred to collectively as the "Obligations"), that Pledgor execute and deliver this Agreement to Agent, for itself and the ratable benefit of Lenders;

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

I. Defined Terms.

A. Unless otherwise defined herein, the capitalized terms used herein which are defined in the Loan Agreement shall have the meanings specified in the Loan Agreement.

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- B. The words "hereof," "herein" and "hereunder" and words of like import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and section and schedule references are to this Agreement unless otherwise specified.
- C. All terms defined in this Agreement in the singular shall have comparable meanings when used in the plural, and <u>vice versa</u>, unless otherwise specified.
- II. <u>Security Interest in Trademarks</u>. To secure the complete and timely payment, performance and satisfaction of all of the Obligations, Pledgor hereby grants to Agent, for itself and the ratable benefit of Lenders, a first priority security interest in, having priority over all other security interests, with power of sale to the extent permitted by applicable law, all of Pledgor's now owned or existing and filed and hereafter acquired or arising and filed:
 - A. trademarks, registered trademarks and trademark applications, trade names, service marks, registered service marks and service mark applications including, without limitation, the registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule A, and (a) all renewals thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, © the right to sue for past, present and future infringements and dilutions thereof, and (d) all of Pledgor's rights corresponding thereto throughout the world (all of the foregoing registered trademarks, trademark applications, registered service marks and service mark applications, together with the items described in the foregoing clauses (a)-(d), being sometimes hereinafter individually and/or collectively referred to as the "Trademarks");
 - B. the goodwill of Pledgor's business connected with and symbolized by the Trademarks; and
 - C. license agreements with any other party in connection with any Trademarks or such other party's trademarks, registered trademarks and trademark applications, trade names, service marks, registered service marks and service mark applications, whether Pledgor is a licensor or licensee under any such license agreement, including, but not limited to, the license agreements listed on Schedule B, and the right upon the occurrence and during the continuance of an Event of Default to use the foregoing in connection with the enforcement of Agent's rights, for itself and the ratable benefit of Lenders under the Loan Agreement (all of the foregoing being hereinafter referred to collectively as the "Licenses"). Notwithstanding the foregoing provisions of

this <u>Section II</u>, the Licenses shall not include any license agreement which by its terms prohibits the grant of the security interest contemplated by this Agreement or which requires the consent to such grant of a party other than Pledgor, which consent has not been obtained; provided that Pledgor uses commercially reasonable efforts to obtain such consent.

- III. Restrictions on Future Agreements. Pledgor will not, without Agent's prior written consent, enter into any agreement, including, without limitation, any license agreement, which is inconsistent with this Agreement, and Pledgor further agrees that it will not take any action, and will use its best efforts not to permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would in any material respect affect the validity or enforcement of the rights transferred to Agent, for itself and the ratable benefit of Lenders under this Agreement or the rights associated with those Trademarks which are necessary or desirable in the operation of Pledgor's business.
- IV. New Trademarks. Pledgor represents and warrants that the Trademarks and Licenses listed on Schedules A and B, respectively, include all of the trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, trade names, service marks, registered service marks and service mark applications now owned or held by Pledgor. If, prior to the termination of this Agreement, Pledgor shall (I) obtain rights to any new trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations, service mark applications or license agreements in connection with trademarks, registered trademarks, trademark applications, trade names, service marks, registered service marks or service mark applications or (ii) become entitled to the benefit of any trademark, trademark registration, trademark application, trade name, service mark, service mark registration or service mark application, the provisions of Section II shall automatically apply thereto and Pledgor shall give to Agent prompt written notice thereof. Pledgor hereby authorizes Agent to modify this Agreement by (a) amending Schedules A or B, as the case may be, to include any future trademarks, trademark registrations, trademark applications, trade names, service marks, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, service marks, service mark registrations, service mark applications and trade names that are Trademarks or Licenses under Section II, or under this Section IV, and (b) filing in the Patent and Trademark Office, in addition to and not in substitution for, this Agreement, a duplicate original of this Agreement containing on Schedules A or B thereto, as the case may be, such future trademarks, trademark applications, trade names, service marks, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, service marks, registered service marks, service mark applications and trade names which are Trademarks or Licenses under Section II or this Section IV.
- V. <u>Royalties</u>. Pledgor hereby agrees that the use by Agent, for itself and the ratable benefit of Lenders, of the Trademarks and Licenses as authorized hereunder shall be, to the extent

permitted by applicable law, co-extensive with Pledgor's rights thereunder and with respect thereto and without any liability for royalties or other related charges from Agent to Pledgor.

- VI. <u>Nature and Continuation of Agent's Security Interest</u>. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and Licenses and shall remain in full force and effect until the Obligations have been paid in full and the Loan Agreement terminated. At such time the rights granted to Agent, for itself and the ratable benefit of Lenders, hereunder shall also terminate.
- VII. Right to Inspect; Further Assignments and Security Interests. Agent, for itself and the ratable benefit of Lenders, shall have the right, at any reasonable time and from time to time, to inspect Pledgor's premises and to examine Pledgor's books, records, and operations relating to the Trademarks, including, without limitation, Pledgor's quality control processes; provided, that in conducting such inspections and examinations, Agent shall use its best efforts not to disturb unnecessarily the conduct of Pledgor's ordinary business operations. From and after the occurrence of an Event of Default, and subject to the terms of the Loan Agreement, Pledgor agrees that Agent, for itself and the ratable benefit of Lenders, or a conservator appointed by Agent, shall have the right to establish such reasonable additional product quality controls as Agent or such conservator, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold by Pledgor under the Trademarks. Pledgor agrees (I) not to sell or assign its respective interests in, or grant any license under, the Trademarks without the prior written consent of Agent, (ii) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof, and (iii) not to change the quality of such products in any material respect without the prior written consent of Agent, which consent shall not be unreasonably withheld, delayed or conditioned.
- <u>Duties of Pledgor</u>. Pledgor shall have the duty, to the extent desirable in the normal conduct of Pledgor's business and consistent with Pledgor's current business practices (I) to prosecute diligently any trademark applications or service mark applications that are part of the Trademarks pending as of the date hereof or thereafter until the termination of this Agreement, (ii) to make applications for trademarks and service marks as Pledgor deems appropriate, and (iii) to take reasonable steps to preserve and maintain all of Pledgor's rights in the trademark applications, service mark applications and trademark and service mark registrations that are part of the Trademarks. Any expenses incurred in connection with the foregoing shall be borne by Pledgor. Pledgor shall not abandon any material trademark or service mark which is the subject of a registered trademark, service mark or application therefor and which is or shall be necessary or economically desirable in the operation of the Pledgor's business. To the extent that it is commercially reasonable, Pledgor agrees to retain an experienced trademark attorney reasonably acceptable to Agent for the filing and prosecution of all such applications and other proceedings. Agent shall not have any duty with respect to the Trademarks. Without limiting the generality of the foregoing, Agent shall not be under any obligation to take any steps necessary to preserve rights in the Trademarks and Licenses against any other parties, but may do so at its option during the continuance of an Event of Default,

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and all reasonable expenses incurred in connection therewith shall be for the sole account of Pledgor and added to the Obligations secured hereby.

- IX. Agent's Right to Sue. From and after the occurrence and during the continuance of an Event of Default, and subject to the terms of the Loan Agreement, Agent, for itself and the ratable benefit of Lenders, shall have the right, but shall not be obligated, to bring suit to enforce the Trademarks and the Licenses and, if Agent shall commence any such suit, Pledgor shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents required by Agent in aid of such enforcement. Pledgor shall, upon demand, promptly reimburse and indemnify Agent for all costs and reasonable expenses incurred by Agent in the exercise of its rights under this Section IX (including, without limitation, all attorneys' and paralegals' fees). If, for any reason whatsoever, Agent is not reimbursed with respect to the costs and expenses referred to in the preceding sentence, such costs and expenses shall be added to the Obligations secured hereby.
- X. <u>Waivers</u>. No course of dealing between Pledgor and Agent, and no failure to exercise or delay in exercising on the part of Agent any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver of any of Agent's or Lenders' rights, powers or privileges. No single or partial exercise of any right, power or privilege hereunder or under the Loan Agreement shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- XI. Agent's Exercise of Rights and Remedies Upon Default. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuance of an Event of Default, Agent may exercise any of the rights and remedies provided in this Agreement, the Loan Agreement, or any other agreement executed in connection therewith. Without limiting the generality of the foregoing, Pledgor acknowledges and agrees that (I) the Trademarks and Licenses comprise a portion of the Collateral and Agent, for itself and the ratable benefit of Lenders, shall have the right to exercise its rights and the Lenders' rights under the Loan Agreement with respect to the Trademarks and Licenses to the same extent as with respect to all other items of Collateral described therein, and (ii) from and after the occurrence and during the continuance of an Event of Default, Agent or its nominee may use the Trademarks and Licenses to complete the manufacture of, assemble, package, distribute, prepare for sale and sell the Inventory, or otherwise in connection with the conduct of Pledgor's business.
- XII. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- XIII. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Sections IV</u> hereof or by a writing signed by the parties hereto.

- XIV. <u>Cumulative Remedies; Power of Attorney</u>. All of Agent's rights and remedies, for itself and the ratable benefit of Lenders, with respect to the Trademarks and the Licenses, whether established hereby, by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. Pledgor hereby irrevocably appoints Agent as Pledgor's attorney-in-fact, with full authority in the place and stead of Pledgor and in the name of Pledgor or otherwise to carry out the acts described below. Subject to the terms of the Loan Agreement and except as prohibited by any contractual provisions other than such as may have been entered into for the purpose of evading this section, upon the occurrence and during the continuance of an Event of Default and the giving by Agent of written notice to Pledgor of Agent's intention to enforce its rights and claims, for itself and the ratable benefit of Lenders, against Pledgor, Pledgor hereby authorizes Agent to, in its sole discretion (I) endorse Pledgor's name on all applications, documents, papers and instruments necessary or desirable for Agent in the use of the Trademarks and the Licenses, (ii) take any other actions with respect to the Trademarks and the Licenses as Agent deems is in the best interest of itself and the Lenders, (iii) grant or issue any exclusive or nonexclusive license under the Trademarks to anyone on commercially reasonable terms, and (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone on commercially reasonable terms. Agent shall take no action pursuant to subsection (I), (ii), (iii) or (iv) of this Section XIV without taking like action with respect to the entire goodwill of Pledgor's business connected with the use of, and symbolized by, such Trademarks. Pledgor hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement shall have been terminated pursuant to Section VI. Pledgor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Agent or Lenders under the Loan Agreement, but rather is intended to facilitate the exercise of such rights and remedies. Agent, for itself and the ratable benefit of Lenders shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located or deemed located.
- XV. <u>Binding Effect</u>; <u>Benefits</u>. This Agreement shall be binding upon Pledgor and its successors and assigns, and shall inure to the benefit of Agent and Lenders and their respective nominees, successors and assigns. Pledgor's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession of or for Pledgor; <u>provided</u>, <u>however</u> that Pledgor shall not voluntarily assign its obligations hereunder without the prior written consent of Agent.
- XVI. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the internal laws (as distinguished from the conflicts of law provisions) and decisions of the State of Illinois.
- XVII. <u>Notices</u>. All notices or other communications required or permitted hereunder shall be given in the manner and to the addresses set forth in the Loan Agreement.

- XVIII. <u>Section Headings</u>. The section headings herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.
- XIX. <u>Execution in Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- XX. Right of Recordal of Security Interest. Agent shall have the right, for itself and the ratable benefit of Lenders, but not the obligation, at the expense of Pledgor, to record this Agreement in the United States Trademark Office and with such other recording authorities deemed reasonable and proper by Agent, and Agent shall advise Pledgor of such recordals. Upon satisfaction in full of the Obligations and termination of the Loan Agreement, Pledgor shall have the right to effect recordal of such satisfaction or termination at the expense of Pledgor in the United States Trademark Office and with such other recording authorities deemed reasonable and proper by Pledgor. Agent and Pledgor shall cooperate to effect all such recordals hereunder.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have duly executed this Trademark and License Security Agreement on the day and year first above written.

EARL'S SUPPLY, INC., a California corporation

Accepted and agreed to as of this 24 day of December, 2000

FLEET CAPITAL CORPORATION, a Rhode Island corporation

y: Vame: 7

Title:

STATE OF ILLINOIS)	SS	
COUNTY OF COOK)		
The foregoing T acknowledged before me this personally known to me to be California corporation, on behalf of	Frademark and License Agreement was executed by day of December, 2000, by Brue Pethological Corporation.	ited and upold npany, a
(SEAL)	Mat S. Cho	
(3-1-1-)	Notary Public My commission expires 4-29-01	

SCHEDULE A to Trademark and License Security Agreement

TRADEMARKS

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LISTING OF ACTIVE DOMESTIC AND FOREIGN TRADEMARK REGISTRATIONS AND APPLICATIONS FOR HOLLEY PERFORMANCE PRODUCTS INC. AND RELATED ENTITIES AS OF DECEMBER 18, 2000

Status	Renewal Application Due Between 11/01/2003 and 02/01/2004	Second Renewal Application Due 09/06/2006	Second Renewal Application Due 08/23/2006	Renewal Application Due Between 12/01/2003 and 02/01/2004	Renewal Application Due Between 12/01/2003 and 02/01/2004
Goods With Class (First Use Dates)	Parts and Fittings for Vehicles and Vehicle Engines; Hoses; Hose Adaptors and Fittings, Clamps, Couplings and Connectors, All Being Parts for Vehicles and Vehicle Engines; Oil Coolers for Cooling Oil in Internal Combustion Engine and in Automatic Transmission, All for Vehicles; All Included in Class 12	Machine Parts in This Class for Use on Land and Marine Vehicles Including Valves, Carburetters, Filters, Separators and Sealing Joints, Being Goods Included in Class 7	Automotive and Marine Parts and Accessories in This Class, Including Fluid Control Products, Being Goods Included in Class 12	Parts and Fittings for Vehicles and Vehicle Engines; Hoses; Hose Adaptors and Fittings, Clamps, Couplings and Connectors. All Being Parts for Vehicles and Vehicle Engines; Oil Coolers for Cooling Oil in Internal Combustion Engines and in Automatic Transmission, All for Vehicles; All Included in Cl. 12; Disclaims: Spanner and Hoses; Associated With Hong Kong Reg. Nos. 12528/98 and 13308/98	Parts and Fittings for Vehicles and Vehicle Engines, Hoses, Hose Adaptors and Fittings, Clamps, Couplings and Connectors, All Being Parts for Vehicles and Vehicle Engines; Oil Coolers for Cooling Oil in Internal Combustion Engines and in Automatic Transmission, All for Vehicles; All Included in Class 12; Disclaims: PERFORMANCE PRODUCTS; Associated With Hong Kong Reg. No. 12528/98
Reg. Date G		11 68/90/60	08/23/89 A A P P P P P P P P P P P P P P P P P	02/24/99 P	12/21/98 P
Reg. No.	12528/98	518,559	517,635	2088/99	13308/98
Filing Date	02/01/97	68/90/60	08/23/89	02/01/97	02/01/97
App. No.	1482/97	518,559	517,635	1483/97	1484/97
Country	Hong Kong	Australia	Australia	Hong Kong	Hong Kong
Owner	Earl's Supply Co.	Earl's Supply Co.	Earl's Supply Co.	Earl's Supply Co.	Earl's Supply Co.
Mark	EARL'S	EARL'S and Design	EARL'S and Design	E.ARL'S and Design	ANCE PRODUCTS ANCE PRODUCTS

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Status	Second Renewal Application Due 09/06/2006	Second Renewal Application Due 08/23/2006	Renewal Application Due 08/09/2001	Renewal Application Due Between 11/30/2003 and 05/31/2004	Second Renewal Application Due Between 06/26/2005 and 12/25/2005	Second Renewal Application Due 08/31/2008	Renewal Application Due 04/11/2006
Goods With Class (First Use Dates)	Machine Parts in This Class for Use on Land and Marine Vehicles Including Valves, Carburetters, Filters, Separators and Sealing Joints, Being Goods Included in Class 7; Disclaims:	Automotive and Marine Parts and Accessories in This Class, Including Fluid Control Products, Being Goods Included in Class 12; Disclaims: PERFORMANCE PRODUCTS	Fluid-Control Hosings and Fitting Hosings and Fittings or Adapters, All the Previous Goods Made of Metal and/or of Plastic, in Classes 6 and 17; Claim of Priority Based on U.S. Reg. No.	Metallic Hose Ends and Adapters, in Japan Old Class 13; Claim of Priority Based on U.S. Reg. No. 1,726,992	Machine Elements, and All Other Goods Included in This Class, in Class 9	Flexible Hoses and Pipes, Made Wholly or Principally of Metal or of Plastic Materials and Metal or of Rubber and Metal, the Metal Predominating; Pipes, Pipes of Metal, Brake Pipes, Adaptors, Couplings and Connectors for All the Aforesaid Goods; All Included in Class 6	Hydraulic Hose Ends and Adaptor Fittings Made of Metal, in Class 6; Oil Coolers for Cooling Oil in Internal Combustion Engines and Automatic Transmissions for Land Vehicles, in Class 12; Hydraulic Hoses of Non-Metallic Material With or Without Metal Sheaths for Transmitting Hydraulic Fluids With Internal Combustion Engines, in Class 17
Reg. Date		08/23/89 A	07/22/93 F	05/31/94 N	12/25/85 N	08/31/91 F	1 66/61/10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Reg. No.	518,560	517,636	2040916	2664316	1829117	1475030	000221952
Filing Date	68/90/60	08/23/89	16/60/80	06/24/91	01/14/83	08/31/91	04/11/96
App. No.	518,560	517,636	E 31 019/6 Wz	64768/91	2636/83	1475030	000221952
Country	Australia	Australia	Germany	Japan	Japan	United Kingdom	European Community
Owner	Earl's Supply Co.	Earl's Supply Co.	Earl's Supply Co.	Earl's Supply Co.	Earl's Supply Company	Earl's Supply Company	Earl's Supply Company
Mark	EARL'S PERFORM- ANCE PRODUCTS (Stylized)	EARL'S PERFORM- ANCE PRODUCTS (Stylized)	ЕРР	ЕРР	EARL'S (Stylized) EARL'S	EARL'S (Stylized) EARL'S	EARL'S and Design

Status	Second Renewal Application Due Between 03/30/2006 and 09/29/2006	Second Renewal Application Due 08/31/2008	Renewal Application Due 04/11/2006	Renewal Application and Affidavit of Use Due Between 08/04/2000 and 08/04/2001	Renewal Application and Affidavit of Use Due Between 04/28/2000 and 04/28/2001	Renewal Application and Affidavit of Use Due Between 04/28/2000 and 04/28/2001	Second Renewal Application Due 06/03/2008	Renewal Application Due 06/06/2001
Goods With Class (First Use Dates)	Machine Elements, and All Other Goods Included in This Class, in Class 9; Associated With EARL'S, Japan Reg. No. 1829117	Flexible Hoses and Pipes All Made Wholly or Principally of Metal or of Plastic Materials and/or of Rubber and Metal, the Metal Predominating; Pipes, Pipes of Metal, Brake Pipes, Adaptors, Couplings and Connectors for All the Aforesaid Goods; All Included in Class 6	Hydraulic Hose Ends and Adaptor Fittings Made of Metal, in Class 6; Oil Coolers for Cooling Oil in Internal Combustion Engines and Automatic Transmissions for Land Vehicles, in Class 12; Hydraulic Hoses of Non- Metallic Material With or Without Metal Sheaths for Transmitting Hydraulic Fluids With Internal Combustion Engines, in Class 17	Fittings Made of Metal for Tubular Conduits, in Class 6; Fittings Made of Plastic for Tubular Conduits, in Class 20 (01/00/79)	Fittings Made of Metal for Tubular Conduits, in Class 6 (U.S. Class 13) (01/00/79)	Fittings Made of Metal for Tubular Conduits, in Class 6 (01/00/79)	Fluid Control Hoses and Fittings Therefor, All Being Goods Included in This Class, Being Goods Included in Class 17	Non-Metallic Flexible Hose for Fluid Control, in Class 17; Claim of Priority Based on U.S. Reg. No. 1,726,992
Reg. Date	09/29/86	08/31/91	01/20/99	08/04/81	04/28/81	04/28/81	16/03/91	16/20/90
Reg. No.	1893758	1475028	000221937	1,163,395	1,152,113	1,152,114	557,053	1732610
Filing Date	01/14/83	08/31/91	04/11/96	62/90/£0	03/06/79	03/06/79	16/20/90	06/07/91
App. No.	2637/83	1475028	000221937	73/206,304	73/206,305	73/206,306	557,053	290215
Country	Japan	United Kingdom	European Community	United States	United States	United States	Australia	France
Owner	Earl's Supply Company	Earl's Supply Company	Earl's Supply Company	Earl's Supply Company	Earl's Supply Company	Earl's Supply Company	Earl's Supply Company	Earl's Supply Company
Mark	EARL'S and Design	EARL'S and Design	EARL'S PERFORM- ANCE PRODUCTS	ECONO-FIT	ECONO-MATE	ECONO-SET	ЕРР	ЕРР

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Mark	Owner	Country	App. No.	Filing Date	Reg. No.	Reg. Date	Goods With Class (First Use Dates)	Status
				11		7		
EPP	Earl's Supply	France	93462807	04/06/93	93462807	04/06/93	Metallic Fittings, Metallic Couplers, and	Renewal Application Due
	Company						Metallic Adapters for Flexible Hose	04/05/2003
							Ends, in Class 6; Claim of Priority Based	
Epp	Earl's Supply	Italy	RM91C/	05/24/91	612735	12/17/93	Fluid Control Hosings and Fittings, in Cl.	Renewal Application Due
	Company		001927				17; Claim of Priority Based on U.S. Reg. No. 1,726,992	05/24/2001
EPP	Earl's Supply		1464619	05/17/91	1464619	05/17/91	Fluid Control Hosings; Pipes and Piping;	Second Renewal Application Due
	Company	Kingdom					Fluid Control Apparatus and	05/17/2008
							Instruments; Pipe Gaskets and Junctions;	
							Parts and Fittings for All the Aforesaid Goods; All Included in Class 17	
EPP	Earl's Supply	United States	74/143,305	16/87/70	1,726,992	10/27/92	Metallic Hose Fittings, in Class 6 (U.S.	Renewal Application and Affidavit
	Company	, "					Class 13) (04/00/90)	of Use Due Between 10/2 //2001 and 10/27/2002
HYPER-STOP	Earl's Supply	United States	75/224,537	01/13/97	2,239,401	04/13/99	Vehicle Brake Fluid, in Class I (U.S.	Sections 8 and 15 Affidavit Due
	Company						Classes 1, 5, 6, 10, 26, and 46); Land	Between 04/13/2004 and
							Vehicle Brake Products, Namely, Brake	04/13/2005; Renewal Application
							Line Hoses, Brakes and Pads, in Class 12	and Affidavit of Use Due Between
							(U.S. Classes 19, 21, 23, 31, 35, and 44)	04/13/2008 and 04/13/2009
IIVBEBEIDM	Donly Cumple.	Ilmited Ctaton	75/007 205	05/01/05	2 112 000	11/11/07	Darlo II 200 Vit for Con Trucks or	S. cr. i. cr. 4 15 A 60 3 cm; t. D. c.
HIFERFIRM	Earl s Supply	Onlied States	CUC,170/C1	06/10/60	2,112,707	11/11/3/	Diake nose All 101 Cals, 11 ucks of	Secuolis 6 and 13 Annaavit Due
	Company						Motorcycles Consisting Frimarity of	Between 11/11/2002 and
							Flexible Hose Assemblies, in Class 12	11/11/2003; Renewal Application
							(U.S. Classes 19, 21, 23, 31, 35, and 44)	and Affidavit of Use Due Between
							(10/00/96)	11/11/2006 and 11/11/2007
HYPERGRIP	Earl's Supply	Canada	832,854	01/03/97	TMA488,833	01/30/98	Brake Pads and Brake Shoes for	Renewal Application Due
	Company						Vehicles; Claimed Priority Date of	01/30/2013
							09/09/90 Based on 0.5. Reg. No. 2.166.442	
HYPERGRIP	Earl's Supply	United States	75/162,586	96/60/60	2,166,442	86/91/90	Brake Pads and Brake Shoes for Land	Sections 8 and 15 Affidavit Due
	Company						Vehicles, in Class 12 (U.S. Classes 19,	Between 06/16/2003 and
							21, 23, 31, 35, and 44) (12/00/96;	06/16/2004; Renewal Application
							02/01/97)	and Affidavit of Use Due Between
								06/16/2007 and 06/16/2008
HYPERTEMP	Earl's Supply	United States	75/095,229	04/25/96	2,082,499	07/22/97	Brake Fluid for Vehicles, in Class 1	Sections 8 and 15 Affidavit Due
	Company						(U.S. Classes 1, 5, 6, 10, 26, and 46)	Between 07/22/2002 and
							(10/00/30, 12/00/30)	U//22/2003, Renewal Application
								and Affidavit of Use Due Between
								01122/2000 alla 01/22/2007

TRADEMARK

REEL: 002263 FRAME: 0703

Mark	Owner	Country		Filing Date	Reg. No.	Reg. Date	Goods With Class (First Use Dates)	Status
Miscellaneous Design	Earl's Supply Company	United States	73/441,997	09/10/83	1,295,993	09/18/84	Oil Coolers for Land Vehicle Engines and Transmission, in Class 12 (U.S. Class 19 (10/00/79); Disclaims: Design of the Oil Cooler	Renewal Application and Affidavit of Use Due Between 09/18/2003 and 09/13/2004
SOLO-BLEED	Earl's Supply Company	United States	75/620,407	01/13/99			Kit for Upgrading Flexible Vehicle Brake Hoses Comprised of Replacement Brake Hoses and End Fittings, in Class 12 (U.S. Classes 19, 21, 23, 31, 35, and 44) [NOTE: Intent-to-Use]	Notice of Allowance Issued 02/01/2000; Statement of Use or First Extension Request Due 08/01/2000; Per Client's Instructions, Application Filed for Wrong Goods; Abandon Application and Refile Use-Based Application With Goods in U-SPEC-IT Application; Notice of Abandonment Issued 10/24/2000
SOLO-BLEED	Earl's Supply Company	United States	76/110,429	08/16/00			Replacement Vehicle Brake Bleeding Valves, in Class 12 (11/00/98; 02/00/99)	Filing Receipt Issued 09/07/2000; Request for Correction of Filing Receipt Due 10/07/2000; Request for Correction of Filing Receipt Filed 09/28/2000; Acknowledgement of Receipt of Request for Correction of Filing Receipt Received 09/29/2000
U-SPEC-IT	Earl's Supply Company		75/620,408	01/13/99			Replacement Vehicle Brake Bleeding Valves, in Class 12 (U.S. Classes 19, 21, 23, 31, 35, and 44) [NOTE: Intent-to-Use Application]	Notice of Allowance Issued 02/01/2000; Statement of Use or First Extension Request Due 08/01/2000; Per Client's Instructions, Application Filed for Wrong Goods; Abandon Application and Refile Use-Based Application With Goods in SOLO-BLEED Application; Notice of Abandonment Issued 10/24/2000
U-SPEC-IT	Earl's Supply Company	United States	76/110,574	08/16/00			Kit for Upgrading Flexible Vehicle Brake Hoses Comprised of Replacement Brake Hoses and End Fittings, in Class 12 (12/00/98)	Application Filed 08/16/2000; Acknowledgement of Receipt of Application, Specimen, and Filing Fee Received 08/16/2000; Filing Receipt Issued 09/20/2000

LISTING OF ACTIVE DOMESTIC AND FOREIGN TRADEMARK RECISTRATIONS AND APPLICATIONS FOR HOLLEY PERFORMANCE PRODUCTS INC. AND RELATED ENTITIES AS OF DECEMBER 18, 2000

ites) Status	in the Renewal Application and Affidavit d and of Use Due Between 09/04/2003 Thereof, and 09/04/2004 30/55)	Fittings Renewal and Affidavit of Use Due Class Between 09/18/2003 and 09/18/2004	Fittings Renewal Application and Affidavit Classes of Use Due Between 09/18/2003 and 09/18/2004	g in the Renewal Application and Affidavit d and of Use Due Between 09/18/2003 and 09/18/2004	g in the Renewal Application and Affidavit d and of Use Due Between 09/04/2003 and 09/04/2004	g in the Renewal Application and Affidavit d and of Use Due Between 09/04/2003 and 09/04/2004
Goods With Class (First Use Dates)	Retail Store Services Specializing in the Sale of Hydraulic Hose, Hose End and Adapter Fittings and Assembles Thercof, in Class 42 (U.S. Class 101) (00/00/55)	Hydraulic Hose End and Adapter Fittings Made of Metal, in Class 6 (U.S. Class 13) (00/00/55)	Hydraulic Hose End and Adapter Fittings Made of Metal, in Class 6 (U.S. Classes 13 and 35) (03/25/72; 04/00/72)	Retail Store Services Specializing in the Sale of Hydraulic Hose, Hose End and Adapter Fittings and Assemblies Thereof, in Class 42 (U.S. Class 101) (03/25/72; 04/00/72)	Retail Store Services Specializing in the Sale of Hydraulic Hose, Hose End and Adapter Fittings and Assemblies Thereof, in Class 42 (U.S. Class 101) (01/00/80); Disclaims: PERFORMANCE PRODUCTS	Retail Store Services Specializing in the Sale of Hydraulic Hose, Hose End and Adapter Fittings and Assemblics Thereof, in Class 42 (U.S. Class 101)
Reg. Date	09/04/84	09/18/84	09/18/84	09/18/84	09/04/84	09/04/84
Reg. No.	1,293,499	1,295,677	1,295,676	1,297,124	1,293,522	1,293,498
Filing Date	07/29/83	07/29/83	07/29/83	07/29/83	08/15/83	07/29/83
App. No.	73/436,904	73/436,906	73/436,905	73/436,753	73/439,174	73/436,873
Country	United States	United States	United States	United States	United States	United States
Owner	Earl's Supply Company d.b.a Earl's Supply and Earl's Per- formance Prod- ucts, Inc.	Earl's Supply Company d.b.a Earl's Supply and Earl's Per- formance Prod- ucts, Inc.	Earl's Supply Company d.b.a Earl's Supply and Earl's Per- formance Prod- ucts, Inc.	Earl's Supply Company d.b.a Earl's Supply and Earl's Per- formance Prod- ucts, Inc.	Earl's Supply Company d.b.a Earl's Supply and Earl's Per- formance Prod- ucts, Inc.	Earl's Supply Company d.b.a Earl's Supply and Earl's Per-
Mark	EARL'S	EARL'S	EARL'S and Design	EARL'S and Design	EARL'S PERFORM- ANCE PRODUCTS	EARL'S SUPPLY

TRADEMARK REEL: 002263 FRAME: 0705

Mark	Owner	Country	App. No.	Filing Date	Reg. No.	Reg. Date	Goods With Class (First Use Dates)	Status
EARL'S and Design	Earl's Supply	United States	75/779,143	66/61/80			Metal Fittings for Hose Ends of	Response to Office Action No. 1
d d	Company DBA						Automotive Fuel, Oil and Coolant	Filed 06/22/2000;
	Earl's Perform-						Transferring Mediums; Metal Clamps for	Acknowledgement of Receipt of
(S. May)	ance Products,						Securing Fittings to Hoses Used in	Response and Additional Filing Fee
	Inc.						Automotive Fuel, Oils, and Coolant	for Four Classes Received
	····						Transferring; Custom Hardware for Use	06/26/2000; Revocation of Power of
							in Automotive Operations, Namely,	Attorney and Substitute Power of
							Thermostat Housings, Radiator Bungs,	Attorney and Amendment Under 37
-							Plug Wire Separators, Tire Valve Stem	C.F.R. § 2.71(a) Filed 06/22/2000;
							Covers, PCV Breathers, Dip Stick	Acknowledgement of Receipt of
							Handles, Valve Cover Hold-Downs,	Revocation of Power of Attorney
							Distributor Hold-Downs, Carburetor	and Substitute Power of Attorney
							Return Spring Brackets and Cup	and Amendment Under 37 C.F.R.
							Washers; and Automotive Sealing	§ 2.71(a) Received 06/26/2000;
							Elements, Namely, Metal Valve Cover	Examiner's Amendment Issued
							Gaskets and Metal Header and Collector	09/27/2000
							Gaskets, in Class 6; Radiator Caps, Heat	
							Exchanger in the Nature of a Radiator for	
							Dissipating Heat in Automotive Engines;	
							Heat Exchanger in the Nature of an Oil	
							Cooler for Dissipating Heat in	
							Automotive Engine-Oil Systems, in	
							Class 7; Manually Operated Hand Tools	
							for Automotive Use, Namely, Auto	
							Crimp Installation Wheels Used to Crimp	
				-			Sleeves to Hoses; Heavy Duty Scissors	
							and Hose Cutters for Cutting Stainless	
							Tube Braid; Hose End Wrenches; Braid	
							Spreaders Used to Separate Hose Braids	
							From Their Liners; Auto Crimping Tools	
							and Ties Used for Crimping Aluminum	
							Collars on Auto Crimp Hose Ends;	
7							Grooving Wheels Used to Groove Hose	
ΓΡ							Ends; and Clamps for Clamping Body	
ΣΔ							Panels Together During Welding, in	
ŢŢ.							Class 8; Automotive Brake Hoses Used	
							to Transfer Automotive Brake Fluid, in	

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Status		Renewal Application and Affidavit of Use Due Between 10/13/2001 and 10/13/2002	Renewal Application and Affidavit of Use Due Between 08/11/2001 and 08/11/2002
Goods With Class (First Use Dates)	Class 12; Stainless Steel-Braided Rubber Hoses With Interiors Coated With Non-Stick Solution for Automotive Hydraulic Applications; Stainless Steel-Braided Rubber Hoses for Automotive Use for Transferring Fuel, Coolant and Oils for Internal Combustion Engines; Fabric Reinforced Rubber Hoses for Internal Combustion Engines; Stainless Steel-Braided Rubber Hoses With Metal Fittings, the Hose Interiors Coated With Non-Stick Solution, for Automotive Brake Systems; Rubber Engine Oil Seals; and Automotive Sealing Elements Namely, Sealing Tape and Rubber Valve Cover Gaskets, in Class 17 (00/00/72); Owner of U.S. Reg. Nos. 1,706,754, 1,295,677	Oil Coolers for Cooling Oil in Internal Combustion Engines and Automatic Transmission for Land Vehicles, in Class 12 (U.S. Class19); Hydraulic Hoses of Nonmetallic Material With or Without Metal Sheaths, in Class 17 (U.S. Class 35) (00/00/55); Owner of U.S. Reg. No. 1,295,677; Note: Registered With U.S. Customs Office	Hydraulic Hoses of Non-Metallic Material With or Without Metal Sheaths for Transmitting Hydraulic Fluids Within Internal Combustion Engines, in Class 17 (U.S. Class 35) (03/25/72; 04/00/72); Owner of U.S. Reg. No. 1,295,676
Reg. Date G		10/13/92 O C C C T T T I N N N N N N N N N N N N N N N N	08/11/92 H
Reg. No.		1,723,592	1,706,754
Filing Date		01/11/91	02/04/91
App. No.	75/779,143	74/129,580	74/136,085
Country	lates	United States	United States
Owner	Earl's Supply Company DBA Earl's Perform- ance Products, Inc.	Earl's Supply Company DBA Earl's Supply and DBA Earl's Performance Products, Inc.	Earl's Supply Company DBA Earl's Supply and DBA Earl's Performance Products, Inc.
Mark	EARL'S and Design (cont.)	EARL'S	EARL'S and Design

SCHEDULE B to Trademark and License Security Agreement

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VPCHI01/#701302.1 12/29/00

VEDDER PRICE

VEDDER, PRICE, KAUFMAN & KAMMHOLZ 222 NORTH LASALLE STREET CHICAGO, ILLINOIS 60601 312-609-7500

TAMMY S. SETTLE LEGAL ASSISTANT 312-609-7838

A PARTNERSHIP INCLUDING VEDDER, PRICE, KAUFMAN & KAMMHOLZ, P.C. WITH OFFICES IN CHICAGO, NEW YORK CITY, AND LIVINGSTON, NEW JERSEY

March 20, 2001

FACSIMILE: 312-609-5005

VIA FEDERAL EXPRESS

Assistant Commissioner of Patents & Trademarks
Office of Public Records
1213 Jefferson Davis Highway
Third Floor
Arlington, Virginia 22202
Attn: Customer Service Counter

Re:

Trademark and License Security Agreement

Reference No. 002795.00.0116

Dear Sir:

Attached please find the Trademark and License Security Agreement between Earl's Supply Company and Fleet Capital Corporation for recordation in the Assignment Branch of the United States Patent and Trademark Office along with a check in the amount of \$565.00 for the required filing fee.

Any additional fees should be charged to our Deposit Account No. 22-0259.

Please direct all correspondence regarding this matter to:

Tammy S. Settle Vedder, Price, Kaufman & Kammholz 222 North LaSalle Street Chicago, Illinois 60601 (312) 609-7838

Respectfully submitted,

Tammy S. Settle Legal Assistant

Enclosures

cc: Jenny Sepulveda (w/encs.)

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TRADEMARK
RECORDED: 03/21/2001 REEL: 002263 FRAME: 0709