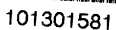
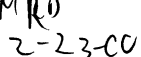
FORM PTO-1619A Expires 06/30/99 OMB 0651-0027

03-29-2000



U.S. Benartment of Commerce Patent and Trademark Office PATENT



01

DECODDATION FORM COVED SHEET

2-23-60	PATENTS ONLY	. Not a second and the second
	lemarks: Please record the attached original docume	ent(s) or copy(ies).
Submission Type	Conveyance Type	
X New	Assignment Security Agreem	nent
Resubmission (Non-Recordation) Document ID#	License Change of Name	•
Correction of PTO Error Reel # Frame # Corrective Document Reel # Frame #	Merger X Other Securi	ectual Property ty Agreement and ollateral Agreement gencies) Secret File
Conveying Party(ies)	Mark if additional names of conveying parties	
Name (line 1) Galbreath Incorporat	ed	Month Day Year 02172000
Name (line 2) Second Party Name (line 1) Name (line 2)		Execution Date Month Day Year
Receiving Party	Mark if additional names of rec	eniving parties attached
Name (line 1) GMAC Business Credit		If document to be recorded is an assignment and the receiving party is not
Name (line 2)		domiciled in the United States, an appointment
Address (line 1) 300 Galleria Officen	ntre	of a domestic representative is attached. (Designation must be a
Address (line 2) Suite 110		separate document from Assignment.)
Address (line 3) Southfield City	MI/USA 48034 State/Country Zip Code	
Domestic Representative Name and	· · · · · · · · · · · · · · · · · · ·	
Name		
Address (tine 1)		
Address (line 2)		
Address (line 3)		
Address (line 4)		
8/2000 DNGUYEN 00000052 08513489	FOR OFFICE USE ONLY	
C:581 800.00 0P		

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, PATENT

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FORM PTO-1619B Expires 06/30/99 OMB 0651-0027	Page 2		U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent Name and Address	Area Code and Telep	phone Number (313)	465-7208
Name Honigman Miller Schwa	rtz and Cohn		7 15 3
Address (line 1) Gayle Aiken, Legal As	sistant		
Address (line 2) 2290 First National B	uilding		Andrew Color Colored
Address (line 3)		And a second sec	
Address (line 4) Detroit, MI 48226			
Pages Enter the total number of paincluding any attachments.	iges of the attached cor	nveyance document	# 13
Application Number(s) or Patent Nur		L	nal numbers attached
Enter either the Patent Application Number or the I	Patent Number (DO NOT ENT		
Patent Application Number(s) 08513489 08819026	595123	Patent Num 5542807	5315924
08833785 08417139	582373	5533643	5251775
08579736 08503156	575535	5531559	5088875
If this document is being filed together with a <u>new</u> Pate signed by the first named executing inventor.	nt Application, enter the date	the patent application was	Month Day Year
Patent Cooperation Treaty (PCT) Enter PCT application number only if a U.S. Application Number has not been assigned.	PCT PCT	PCT PCT	PCT PCT
Number of Properties Enter the tot	al number of properties	s involved. # 20	
Fee Amount Fee Amount 1	for Properties Listed (3	7 CFR 3.41): \$ 800	0.00

Method of Payment: Enclosed X Deposit Account ____ **Deposit Account** (Enter for payment by deposit account or if additional fees can be charged to the account.) **Deposit Account Number:** Authorization to charge additional fees: No Yes

Statement and Signature

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.

Gayle	Aike	en .	
Nar	ne of	Person	Signing

4	ca La Calan	
7	\$ignature	

FORM PTO-1619C Expires 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY

U.S. Department of Commerce Patent and Trademark Office PATENT

Conveying Pa		additional names of conveying parties at	ached Execution Date
Enter additional C	onveying Parties		Month Day Year
Name (line 1)			
Name (line 2)			Execution Date Month Day Year
Name (line 1)			Month Day Teal
Name (line 2)			Execution Date
Name (line 1)			Month Day Year
Name (line 2)			
Receiving Pa	rty(ies)	Mark if additional names of receiving	ng parties attached
Enter additional R	eceiving Party(ies)		
Name (line 1)			If document to be recorded is an assignment and the
Name (line 2)			receiving party is not domiciled in the United States, an appointment
Address (line 1)			of a domestic representative is attached. (Designation must be a separate
Address (line 2)			document from Assignment.)
Address (line 3)	City	State/Country	Zip Code
Name (line 1)			If document to be recorded is an assignment and the
Name (line 2)			receiving party is not domiciled in the United States, an appointment of a
Address (line 1)			domestic representative is attached. (Designation must be a separate document from
Address (line 2)			Assignment.)
Address (line 3)	City	State/Country	Zip Code
Application N	umber(s) or Patent Number(s)	Mark if additional numbers att	
• •	Patent Application Number or the Patent Num	<u> </u>	
Pat	ent Application Number(s)	Patent	Number(s)
		4986719	
		4934898	
		4840532	
		4615366	
		4545523	

PATENT

REEL: 010628 FRAME: 0508

INTELLECTUAL PROPERTY SECURITY AGREEMENT AND COLLATERAL ASSIGNMENT

GMAC BUSINESS CREDIT, LLC, 300 Galleria Officentre, Suite 110, Southfield, Michigan 48034 ("Lender") and GALBREATH INCORPORATED, with a principal place of business at 461 East Rosser Drive, Winamac, Indiana 46996 ("Borrower") enter into this Agreement on February 11, 2000.

Borrower has entered into a Loan and Security Agreement (the "Loan Agreement") with Lender under which Lender has agreed to make certain loans available to Borrower. The Lender is willing to make such loans under the Loan Agreement upon the condition, among others, that Borrower execute and deliver this Agreement.

In consideration of the above and of the mutual covenants in this Agreement and for other good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

- 1. <u>Incorporation of Loan Agreement</u>. The Loan Agreement (and all agreements referred to or incorporated in the Agreement) is incorporated by this reference. All capitalized terms, not otherwise defined in this Agreement, shall have the meanings specified in the Loan Agreement.
- 2. <u>IntellectualProperty Assignment of Trademarks, Copyrights and Patents.</u> To secure the prompt payment and performance of all of Borrower's present and future Obligations to Lender Borrower hereby grants to Lender a continuing security interest in, and, subject to Section 4 hereof, shall assign, transfer, and convey to the Lender all right, title and interest, in the United States and throughout the world, in, to, and under the following (the "Intellectual Property") whether now existing or hereafter created or acquired:
- (a) all United States and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other source or business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of like nature, trademark registrations and applications for registration, now owned or hereafter acquired by Borrower (including, without limitation, those listed on <u>Schedule 1</u> attached hereto and made a part hereof) and all licenses thereof, together with the goodwill of the business connected with the use of, and symbolized by, the foregoing, and (i) the registration renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, and (iii) all rights corresponding thereto throughout the world, (all of the foregoing sometimes hereinafter individually or collectively referred to as the "Trademarks");
- (b) all United States and foreign copyrights, registered or unregistered, in to all copyrightable works including all registrations and applications therefor and all licenses thereof and (i) any renewals or extensions of the registrations therefor that may be

secured under the laws nor or hereafter in effect in the United States or any other country or countries, (ii) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, and (iii) all rights corresponding thereto throughout the world (sometimes individually or collectively referred to as the "Copyrights");

- (c) all United States and foreign patents and patent applications, now owned or hereafter acquired by Borrower, including, without limitation, the inventions and improvements described and claimed therein, and those patents and patent applications listed on Schedule 2 attached hereto and made a part hereof, all licenses thereof and (i) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (ii) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, and (iii) all rights corresponding thereto throughout the world (all of the foregoing being sometimes hereinafter individually or collectively referred to as the "Patents"); and
- (d) all other intellectual property rights, now owned or hereafter acquired by Borrower, including, without limitation, the intellectual property listed on Schedule 3, including, without limitation, trade secrets, know-how and confidential business information, computer software, computer programs, source code, data and documentation (including electronic media) and licenses thereof, and (i) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, and (ii) all rights corresponding thereto throughout the world (collectively referred to as "Intellectual Property Rights").
- Borrower expressly agrees that, notwithstanding Continuing Liability. anything to the contrary in this Agreement, it shall remain liable under each license, interest and obligation assigned to the Lender under this Agreement to observe and perform all the conditions and obligations to be observed and performed by it thereunder, all in accordance with and pursuant to the terms and provisions applicable to Borrower and shall retain the right to sue and recover for past, present and future infringements thereof. The Lender shall have no obligation or liability under any such license, interest or obligation by reason of or arising out of this Agreement or the assignment thereof to the Lender or the receipt by the Lender of any payment relating to any such license, interest or obligation pursuant hereto, nor shall the Lender be required or obligated in any manner to perform or fulfill any of the obligations of Borrower thereunder or pursuant thereto, or to make any payment, or to make any inquiry as to the nature or the sufficiency of any payment received by it or the sufficiency of any performance by any party under any such license, interest or obligation, or to present or file any claim, or to take any action to collect or enforce any performance of the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.

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- Effect of Intellectual Property Assignment and Remedies. agrees that upon the occurrence of an Event of Default (after any applicable grace or cure periods) under the Loan Agreement, the Lender, without demand of performance or other demand, advertisement or notice of any kind (except the notice specified below of time and place of public or private sale) to or upon Borrower or any other person (all and each of which demands, advertisements or notices are hereby expressly waived), may forthwith collect, receive, appropriate and realize upon the Intellectual Property, or any part thereof. or may forthwith sell, lease, assign, give option or options to purchase, or sell or otherwise dispose of and deliver said Intellectual Property (or contract to do so), or any part thereof, in one or more public or private sale or sales, at any exchange, broker's board or at any of the Lender's offices or elsewhere at such prices as it may deem best, for cash or on credit or for future delivery without assumption of any credit risk, and the Lender shall apply the net proceeds (after expenses) of any such sale, lease, assignment or other disposition against the Obligations in such order as the Lender in its sole discretion shall determine. Borrower remaining liable for any deficiency therein. The Lender shall have the right upon any such public sale or sales, and, to the extent permitted by law, upon any such private sale or sales, to purchase the whole or any part of the Intellectual Property so sold, free of any right or equity or redemption in Borrower, which right or equity is hereby expressly waived and released. To the extent permitted by applicable law, Borrower waives all the claims, damages and demand against the Lender arising out of the repossession, retention or sale of the Intellectual Property. Borrower agrees that the Lender need not give more than 21 days' notice of the time and place of any public sale or of the time after which a private sale may take place and that such notice is reasonable notification of such matter.
- 5. Refiling. If, before the Obligations are paid in full, Borrower obtains any rights in or to any new or additional Intellectual Property Rights, the provisions of this Agreement shall apply thereto and Lender is hereby authorized to amend Schedule 1 and refile this Agreement as appropriate.
- 6. Power of Attorney. Borrower hereby authorizes the Lender to make, constitute and appoint any officer or agent of the Lender as the Lender may select, in the Lender's sole discretion, as Borrower's true and lawful attorney-in-fact, with power (i) to endorse Borrower's name on all applications, documents, papers and instruments necessary or desirable for the Lender in the perfection of a security interest in the Intellectual Property, (ii) from and after the occurrence of any Event of Default (after any applicable grace or cure periods) in accordance with this Agreement and applicable law, to assign, pledge, convey or otherwise transfer title in or dispose of the Intellectual Property to anyone. Borrower hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue of this Agreement. This power of attorney shall be irrevocable until all of the Obligations have been paid in full and all of the financing arrangements between Borrower and the Lender have been terminated and Lender has no further obligation to make loans to Borrower.
- 7. <u>Specific Performance; Injunctive Relief.</u> Borrower agrees that, in addition to all other rights and remedies granted to Lender in this Agreement, the Loan Agreement and any other collateral security document, Lender shall be entitled to specific performance

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and injunctive and other equitable relief, and Borrower further agrees to waive any requirement for the securing or posting of any bond or other security in connection with the obtaining of any such specific performance and injunctive or other equitable relief.

- 8. Grant of License to Use Intangibles. In addition to and for the purpose of enabling the Lender to exercise rights and remedies under Sections 4 and 5 hereof, Borrower shall permit Lender reasonable access to all media in which any of the Intellectual Property may be recorded or stored and to all computer programs used for the compilation or printout thereof. In addition, upon an Event of Default and (after the expiration of any applicable grace or cure periods), Lender, and its assigns, shall have a non-exclusive license throughout the world in all Trademarks, Patents, Copyrights, and Intellectual Property Rights for the manufacture, sale and distribution of inventory or other goods of Borrower and for the sale and use of any assets of Borrower in which Lender has a security interest (whether now or in the future.)
- Representation and Warranties. Borrower represents and warrants that Schedule 1 contains a complete and correct list of all the trademark registrations and trademark applications, copyright registrations and copyright applications and patents and patent applications, respectively, if any, (i) owned by the company or (ii) licensed to or by Borrower (together with the terms of such licenses). Borrower additionally represents and warrants to the best of its knowledge that except as set forth in Schedule 1, there is no currently pending patent application on which any agent or employee of Borrower is listed as an inventor. Except as set forth in Schedule 4, Borrower owns free and clear of all liens all right, title and interest in, or has full right and authority to use, all Intellectual Property necessary or desirable for the conduct of their businesses as currently conducted, as previously conducted or as currently proposed to be conducted. Except as set forth in Schedule 4, no claim by any other person or entity ("Person") contesting the validity or ownership of any Intellectual Property has been made, is currently outstanding or is threatened and neither Borrower nor any executive thereof has received any notice of, or is aware of any fact which would indicate a likelihood of, any infringement or misappropriation upon, or conflict with, any other Person's intellectual property. Except as set forth in the Schedule 4, none of the Intellectual Property infringes or misappropriates upon, or conflicts with, any intellectual property of any Person, and no infringement, misappropriation or conflict will occur as a result of the continued operation of the businesses as now conducted as currently proposed to be conducted. The transactions contemplated by this Agreement will have no adverse effect on any of Borrower's rights in and to the Intellectual Property. Borrower has taken all action necessary or desirable to protect the Intellectual Property and will continue to take such action prior to Closing so as to not adversely affect the validity or enforcement of the Intellectual Property, except as set forth in Schedule 1. Borrower further agrees that it will at its expense, at the Lender's request, defend the Lender's and Borrower's respective interests in the Intellectual Property from any and all claims and demands of any other person and that it will not grant, create or permit to exist any lien upon or security interest in the Intellectual Property in favor of any other person except liens permitted by the Loan Agreement; provided, however, that prior to the occurrence of an Event of Default and until the expiration of any applicable grace or cure period, nothing

contained in this Agreement shall affect Borrower's right to grant non-exclusive licenses to third parties to use any portion of the Intellectual Property.

10. Restrictions on Future Agreements. Borrower agrees that until all of the Obligations have been satisfied in full, it will not, without Lender's prior written consent, enter into any agreement, including, without limitation, any license agreement, which is materially inconsistent with Borrower's obligations under this Agreement and Borrower further agrees that it will not take any action or permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would materially affect the validity or enforcement of any of the rights transferred to Lender under this Agreement.

11. Covenants Regarding Intellectual Property.

- (a) Except as to Intellectual Property which Borrower in its judgment determines to be in its best interests to abandon or not to enforce or protect, Borrower (either itself or through licensees) shall (i) 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 each Trademark in full force free from any claim of abandonment for non-use, (ii) employ each Trademark, Copyright and Patent with the appropriate notice of application or registration on applicable products or services, (iii) not (and not permit any licensee or sublicensee thereof to) do any act or knowingly fail to do any act whereby any Patent may become invalidated or unenforceable, any Trademark right may become abandoned or unenforceable, any Copyright right may become unenforceable, or any Intellectual Property Right may become unenforceable, (iv) prosecute diligently any trademark application, copyright application or any patent application which is pending as of the date of this Agreement or thereafter, until the Obligations shall have been paid in full, and (v) preserve and maintain all rights in and to the Intellectual Property.
- (b) Except as set forth in Schedule 1, Borrower shall notify the Lender reasonably promptly if it knows, or has reason to know, that any application or registration relating to any of the Intellectual Property may become abandoned or dedicated, or of any adverse determination or development (including, without limitation, the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office, the United States Copyright Office or any court) regarding Borrower's ownership of any of the Intellectual Property, its right to register the same, or to keep and maintain the same, except for such abandonment, determination or dedication which is permitted under subparagraph (a) above.
- (c) Borrower will take all necessary steps, including, without limitation, in any proceeding before the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency in any other country or any political subdivision thereof, to maintain and pursue each application (and to obtain the relevant registration) and to maintain each registration of the Intellectual Property, including, without limitation, filing of applications for renewal, affidavits of use, affidavits of incontestability and

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opposition, interference and cancellation proceedings (except to the extent that dedication, abandonment or invalidation is permitted under subparagraphs (a) and (b) above) or as set forth in Schedule 1

- (d) In the event that any of the Intellectual Property is infringed, misappropriated or diluted by a third party, Borrower shall provide reasonably prompt notice to Lender and take such action as Borrower shall reasonably deem appropriate under the circumstances, which may include suit for infringement, misappropriation or dilution and to recover any and all damages for such infringement, misappropriation or dilution to protect such Intellectual Property.
- (e) At its option, Lender may discharge taxes, liens or security interests or other encumbrances at any time levied or placed on the Intellectual Property, may place and pay for insurance on the Intellectual Property upon failure by Borrower to provide insurance satisfactory to the Lender. Borrower agrees to reimburse Lender on demand for any payment reasonably made in any expense incurred by Lender pursuant to the foregoing authorization. Subject to Lender's rights under the License Agreement, until an Event of Default occurs and after expiration of any applicable grace or cure period and an acceleration of the loans, Borrower may have possession of the Intellectual Property and use it in any lawful manner not inconsistent with this Agreement.
- 12. <u>Notice</u>. All notices or other communications hereunder shall be given in the manner and to the addresses determined under the Loan Agreement.
- 13. <u>Severability</u>. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall not invalidate the remaining provisions hereof, any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 14. No Waiver; Cumulative Remedies. The Lender shall not by any act, delay, omission or otherwise be deemed to have waived any of its rights or remedies hereunder, and no waiver shall be valid unless in writing, signed by the Lender, and then only to the extent therein set forth. A waiver by the Lender of any right or remedy hereunder on any one occasion shall not be construed as a bar to any right or remedy which the Lender would otherwise have had on any future occasion. No failure to exercise nor any delay in exercising on the part of the Lender any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other right, power or privilege. The rights and remedies hereunder provided are cumulative and may be exercised singly or concurrently, and are not exclusive of any rights and remedies provided by law or in the License Agreement or any other agreements between the parties.
- 15. <u>Waivers; Amendments</u>. None of the terms and provisions of this Agreement may be waived, altered, modified or amended except by an instrument in writing executed by the parties hereto.

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- 16. <u>Limitations by Law</u>. All rights, remedies and powers provided in this Agreement may be exercised only to the extent that the exercise thereof does not violate any applicable provision of law which may be controlling and are limited to the extent necessary so that they will not render this Agreement invalid, unenforceable in whole or in part or not entitled to be recorded, registered or filed under the provisions of any applicable law.
- 17. <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns, and nothing herein or in the Loan Agreement or any other collateral security document is intended or shall be construed to give any other person any right, remedy or claim under, to or in respect of this Agreement, the Loan Agreements or any other collateral security document. This Agreement may be signed in separate counterparts.
- 18. <u>Termination and Reassignment</u>. The Lender agrees that upon the termination or expiration of the Loan Agreement and termination of any obligations of Lender to make loans to Borrower and the payment and performance in full of all the Obligations, the Lender will promptly execute documents releasing the security interests created hereby and to reassign Lenders interest in the collateral to Borrower, without warranty, representation or guaranty of any nature or kind.
- 19. <u>Applicable Law</u>. This Agreement shall be governed by, and be construed and interpreted in accordance with, the internal laws (and not the laws of conflict) of the State of Michigan
- 20. <u>Entire Agreement.</u> This Agreement constitutes the entire understanding of the parties relating to the subject matter of this Agreement, and may only be amended or modified in writing signed by all parties.
- 21. Waiver Of Jury Trial. THE LENDER AND THE BORROWER, AFTER CONSULTING OR HAVING HAD THE OPPORTUNITY TO CONSULT WITH COUNSEL, KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE ANY RIGHT EITHER OF THEM MAY HAVE TO A TRIAL BY JURY IN ANY LITIGATION BASED UPON OR ARISING OUT OF THIS GUARANTY OR ANY RELATED INSTRUMENT OR AGREEMENT, OR ANY OF THE TRANSACTIONS CONTEMPLATED BY THIS GUARANTY, OR ANY COURSE OF CONDUCT, DEALING, STATEMENTS (WHETHER OR AL OR WRITTEN), OR ACTIONS OF EITHER OF THEM. NEITHER THE LENDER NOR THE BORROWER SHALL SEEK TO CONSOLIDATE, BY COUNTERCLAIM OR OTHERWISE, ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED. THESE PROVISIONS SHALL NOT BE DEEMED TO HAVE BEEN MODIFIED IN ANY

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RESPECT OR RELINQUISHED BY EITHER THE LENDER OR THE BORROWER EXCEPT BY A WRITTEN INSTRUMENT EXECUTED BY BOTH OF THEM.

GALBREATH INCORPORATED

an Indiana Corporation

Dennis R. Marcott

President

GMAC BUSINESS CREDIT, LLC

By:_

Schedule 1 - Trademarks

Schedule 2 - Patents

Schedule 3 - Other

DET_C\302147.2

A. Trademarks us

US		Registration	Registration		Design
Owner	Serial No.	No.	Date	Description	Attached
	Cortai No.	1.10.		- Bocompaion	Attached
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	1				
	1				
Galbreath, Inc.	75-331284	2231590	03/16/99	"Can-Lock"	Words Only
0-11	75 407066) N/A	Inactive /	UD as Name Lu	
Galbreath, Inc.	75-107266	N/A	Abandoned	"Posilock"	Words Only
	ĺ				[
					1
Galbreath, Inc.	74-599402	1957439	02/20/96	"Righthook"	Words Only
				"Righthook": the mark consists	ļ
				in part of a design of a boxing	
Galbreath, Inc.	74-599409	1957440	02/20/96	glove	Υ
		ļ			
		ļ			
		}			
				"Galbreath": the drawing is	
		ĺ		lined for the colors red and	
Galbreath, Inc.	74-269041	1796654	10/05/93	blue	Y

REEL: 010628 FRAME: 0517

Schedule 1 Trademarks

				ļ
i				
		1		
			"Galbreath": the drawing is	
			plain single line rectangle	
74-107013	1660510	10/15/91	surrounding stylized letters	Y
				N
				Words and
19200209	50102106	11/01/93	"Bobko"	Design
	74-107013 19200209			74-107013 1660510 10/15/91 plain single line rectangle surrounding stylized letters

B. Trademarks -

Mexican

Galbreath, Inc.	N/A	514768	07/27/94	N/A	Υ
Galbreath, Inc.	N/A	500084	07/27/94	N/A	Y
Galbreath, Inc.	N/A	500138	07/27/94	N/A	Y

Schedule 2 **Patents and Patent Applications**

A. Patents

A. Faterits	Date		
U.S. Patent No.	Awarded	Original Assignee	Claimed Subject
			Self dumping hopper with
5,951,230	09/14/99	Galbreath, Inc.	container locking mechanism
			Vehicle mounted hoist with
			adjustable container supporting
5,823,733	10/20/98	N/A	roller assemblies
5,755,351	05/26/98	Galbreath, Inc.	Lid assembly for a container
			Vehicle mounted, variable length
5,542,807	08/06/96	Galbreath, Inc.	hook hoist
			Waste handling container with
5,533,643	07/09/96	Galbreath, Inc.	sliding lid
			Vehicle mounted hook hoist for
			loading, transporting and dumping
5,531,559	07/02/96	Galbreath, Inc.	containers
			Waste compactor apparatus with
			compactor and removable
5,315,924	05/31/94	Galbreath, Inc.	subjacent container
			Waste handling container with
5,251,775	10/12/93	Galbreath, Inc.	sliding lid
			Roll-off hoist for variable
5,088,875	02/18/92	Galbreath, Inc.	positioning of containers
			Roll-off hoist for variable
4,986,719	01/22/91	Galbreath, Inc.	positioning of containers
4,300,713	01/22/01	Cabicati, inc.	Ibeamaille of contamore

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REEL: 010628 FRAME: 0519

Schedule 2 Patents and Patent Applications

			Roll-off hoist for variable
4,934,898	06/19/90	Galbreath, Inc.	positioning of containers and method for use thereof
4,840,532	06/20/89	Galbreath, Inc.	Roll-off hoist for variable positioning of containers
4,615,366	10/07/86	Galbreath, Inc.	Log splitter with rapid return hydraulic cylinder
4,545,523	10/08/85	Galbreath, Inc.	Waste material handling container with liquid tight door seal

B. Patent Applications Pending

Serial No.(s)	Claimed Subject	Pertains
	Self dumping hopper with container locking	
08/513,489 & 08/833,785	mechanism	The locking and tilting mechanism on the hoppe
	Waste handling intermodal container with sliding	
	lid, side-hinged, end-mounted dump door and	
08/579,736 & 08/819,026	swing-away header	"Drumtainer"
		The Northfork Southern trailer/container design
		where the container rear door can be opened
	Apparatus and method for remotely locking and	and closed while on the trailer from the cab of
08/417,139	unlocking a transportable container	the tractor
	Device for securing a removable container to a	
08/503,156	hauling vehicle	"Can-Lock"

Schedule 3 None

RECORDED: 02/23/2000