F			Docket No.: CBC 2001-1
FORM PTO-1595 (Nodified) (Rev. 6-93)	06-15	-2001	- U.S. DEPARTMENT OF COMMERCE
OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar			Patent and Trademark Office
$\begin{array}{c} PO8/REV02 \\ \hline Tab settings \rightarrow \rightarrow \hline aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa$. 1900 1900 1900 1900 1900 1900 1900 190	TTAL INTER INCOME AND A TAUT IN MEL CANADA	
To the Honorable Commissioner of P	tents and magemarks	1957	▼ ▼ ▼ Ittached original documents or copy thereof.
1. Name of conveying party(ies):			ress of receiving party(ies):
Robert H. Schultz Christopher S. Derks	68-51		
Elizabeth J. McTeer		Name: Coors	Brewing Company
		Internal Addres	s:Jun
Additional names(s) of conveying party(ie	s) 🔲 Yes 🛛 No		
3. Nature of conveyance:			
🛛 Assignment] Merger	Street Address	12th and Ford Streets
Security Agreement	Change of Name		
□ Other		City: Golden	State: CO ZIP: 80401
Execution Date: March 29, March 29,	and April 2, 2001	Additional name(s)	& address(es) attached? 🔲 Yes 🛛 No
4. Application number(s) or registration	. ,		
If this document is being filed togethe	er with a new application,	, the execution date	of the application is:
A. Patent Application No.(s)		B. Patent	No.(s)
09/812,640 filed March 20, 2001			
07/012,040 med March 20, 2001			
	Additional numbers attac	hed? 🗌 Yes 🛛	No
5. Name and address of party to whom	correspondence	6 Total number of	f applications and patents involved:
concerning document should be mail			applications and patents involved.
Name: William P. O'Meara, Esquire		7 T-t-16- (27 0	
			FR 3.41):\$ <u>40.00</u>
Internal Address:			Any excess or insufficiency should be
		credited or	debited to deposit account
		Authorized	to be charged to deposit account
Street Address: 1999 Broadway, Sui	te 2225		
Olicel Audiess. 1777 Bload way, Sul		8. Deposit accour	it number:
· · · · · · · · · · · · · · · · · · ·		11-1150	
City: Denver Stat	e: CO ZIP: 80202		
		USE THIS SPACE	
- 2111年1月19日(1997年19月1日) 			
9. Statement and signature.			
To the best of my knowledge and be of the original document.	lief, the foregoing inform	ation is true and cor	rect and any attached copy is a true copy
-	10 11 10	WHICH HIC	ear Armala 7151
William P. O'Meara, Esq. Name of Person Signing		Signature	Date
	of pages including cover sh	-	5
			PATENT
	с А. Я. байс. Ми <mark>ліпентрацьбі Вірії у А</mark> рдурії. Фрот англаськи и Миліського сталости с сталости на сталография.	RI	EEL: 011883 FRAME: 0983

ASSIGNMENT TO COORS

We the undersigned (each) have agreed and hereby agree to assign to COORS BREWING COMPANY, a Colorado corporation having its principal place of business at Golden, Colorado 80401 (hereinafter COORS), in furtherance of our obligations to COORS and in consideration of the sum of One Hundred Fifty Dollars (\$150.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, and do hereby sell, assign, and transfer to COORS, its successors and assigns, the entire right title and interest, including the right of priority, in, to and under an application for Letters Patent of the United States entitled:

CONTAINER STRENGTHENING SYSTEM

Inventors: Robert H. Schultz, Christopher S. Derks, and Elizabeth J. McTeer

Filing date: <u>March 20, 2001</u> Serial No. <u>09/812,640</u>, and the invention(s) and improvement(s) set forth therein, and any and all continuations, divisionals, renewals of and substitutes for said application for Letters Patent, and any and all Letters Patent of the United States and of countries foreign thereto which may be granted thereon or therefor; and any reissues, or reexaminations, or extensions of said Letters Patents.

We additionally authorize COORS to file applications in our names for Letters Patent in any country, to be held and enjoyed by COORS, its successors, assigns, nominees or legal representatives, to the full end of the term or terms for which said Letters Patent respectively may be granted, reissued or extended, as fully and entirely as the same would have been held and enjoyed by us had this assignment, sale and transfer not been made;

AND we hereby covenant that we have full right to convey the entire interest herein assigned, and that we have not executed and will not execute any agreement in conflict herewith, and we further covenant and agree that we will, each time a request is made, and without undue delay, execute and deliver all such papers as may be necessary or desirable to perfect the title to said invention(s) or improvement(s), said application and said Letters Patent, to COORS, its successors, assigns, nominees or legal representatives, and we agree to communicate to COORS, or to its nominee, all known facts respecting said invention(s) or improvement(s), said application and said Letters Patents, to testify in any legal proceedings, to sign all lawful papers, to execute all disclaimers and divisionals, continuations, reissue and foreign applications, to make all rightful oaths and declarations, and generally to do everything possible to aid COORS, its successors, assigns, nominees and legal representatives to obtain and enforce, for its or their own behalf, proper patent protection for said invention(s) or improvement(s) in any and all countries provided the expenses which may be incurred by us in lending such cooperation and assistance are paid by COORS;

AND we hereby authorize and request the Commissioner of Patents and Trademarks of the United States and any official of any country or countries foreign to the United States whose duty it is to issue patents on applications as aforesaid, to issue to COORS, as assignee of the entire right, title and interest, any and all Letters Patent for said invention(s) or improvement(s), including any and all Letters Patent of the United States which may be issued and granted on or as a result of the application aforesaid, in accordance with the terms of this agreement.

We further authorize and direct COORS attorneys to insert the serial number and filing date of said application now identified by the attorney docket number and title set forth above as soon as the same shall have been made known to them by the United States Patent and Trademark Office.

Page 1 of **PATENT REEL: 011883 FRAME: 0984**

IN WITNESS WHEREOF <u>3-29-01</u> Date	we have hereunto set our hands and seals Robert H. Schultz
State of Colorado County of <u>Jeffer row</u>)) ss.:
Before me this 29^{++} da	y of, personally appeared
evidence to be the person who a	nally known or proved to me on the basis of satisfactory cknowledged the foregoing instrument of assignment to be
his/her free act and deed.	6952 S. Owens St.
My Commission Expires:	6952 S. Owens St. Littleton, ES 80127
[SEAL]	had h. Note
	Notary Public
	6952 S. Owens St. Littleton, CO. 80127

IN WITNESS WHEREOF, we have hereunto set our hands and seals:

) ss.:

Christopher S. Derks

State of Colorado County of Jefferson

Before me this 29^{+1} day of <u>March</u>, personally appeared **Christopher S**. **Derks**, who is personally known or proved to me on the basis of satisfactory evidence to be the person who acknowledged the foregoing instrument of assignment to be his/her free act and deed.

6952 S. Owens St. Littleton, CO 80127 My Commission Expires: _ [SEAL] Notary Public

ANY COC	MANSSION EXPIRES 6/23/2001
and a ter we done	6952 S. Owens St.
· · ·	Littleton, CO 80127

Page 2 of 3 PATENT REEL: 011883 FRAME: 0985 IN WITNESS WHEREOF, we have hereunto set our hands and seals:

Date

Meter

6952 S. Owens St. Littleton, CO 80127

State of Colorado)) ss.:) County of CEFFERS ON

Before me this $\underline{\mathcal{O}}_{\mathcal{A}}$ day of $\underline{\mathcal{A}}_{\mathcal{P}}$, personally appeared **Elizabeth J. McTeer**, who is personally known or proved to me on the basis of satisfactory evidence to be the person who acknowledged the foregoing instrument of assignment to be his/her free act and deed

	MY COMMISSION EXPIRES 6/23/2001
My Commission	6952 S. Owens St.
[SEAL]	half hay
	Notary Public
	MY COMMISSION EXPIRES 6/23/2001

Page 3 of 3 PATENT REEL: 011883 FRAME: 0986

RECORDED: 06/08/2001