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Conveying Party(ies)	TRADE		Execution Date		
1. Feneseal Limited			November 19, 2002		
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Mark if Additional Names of Co	onveying Parties Attac	ched			
Receiving Party					
Name Laird Security H	ardware Limited				
Name Address Western Road					
Address Western Road Address Silver End					
Address <u>Witham</u>	Freezy	England			
City			<u>CM8 3QB</u> Zip Code		
Mark if Additional Names of Re			Zih Cone		
Correspondent Name and Addre					
Leah Robinson Leydig, Voit & Mayer 700 Thirteenth St., N.W. Suite 300 Washington, D.C. 20005-3960		Telephone: (202) 737-6770 Facsimile: (202) 737-6776 Attorney Docket No. 37912/MATHISEN			
Pages Enter the total number	of pages of the attac	hod convovance doour	nont including any	attachments: 2	
Application Number(s) or Patent Enter either the Patent Application Nu	Number(s)		Mark if additional	numbers attached	
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		5,193,860			
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Number of Properties		Enter the	total number of proj	perties involved: 1	
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Method of Payment:					
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Name of Person Signing	Si	gnature		Date	

Assignment Tml P1

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PATENT REEL: 013570 FRAME: 0301

PATENT Attorney Docket No. 137912

Leydig, Voit & Mayer 700 Thirteenth Street, N.W. Suite 300 Washington, D.C. 20005-3960

ASSIGNMENT OF PATENT

WHEREAS, FENESEAL LIMITED, an English Company of Unit 3, of Tipton Trading Estate, Bloomfield Road, Tipton, West Midlands DY4 9AH, England, United Kingdom, (hereinafter referred to as Assignor), owns the entire domestic right to a certain invention obtained by assignment from the inventor of the invention, Terry J. Dolman, on January 27, 1992, which assignment was recorded in the United States Patent and Trademark Office at reel 6000, frame 555, the invention being entitled:

CLOSURE LOCKING MECHANISMS

for which invention an application (non-provisional) for patent was filed on January 31, 1992 and for which United States Patent No. 5,193, 860 issued on March 16, 1993; and

WHEREAS, LAIRD SECURITY HARDWARE LIMITED, of Western Road, Silver End, Witham, Essex CM8 3QB (hereinafter referred to as Assignee), is desirous of acquiring the entire domestic right, title, and interest in and under the invention described in the patent application and the patent.

Now, THEREFORE, for good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, Assignor assigns and transfers to the Assignee, and the Assignee's legal representatives, successors and assigns, the full and exclusive rights in and to the invention in the U.S. and the entire right, title, and interest in and to said Letters Patent and other such applications (e.g., continuations, continuations-in-part, divisionals, reissues and reexaminations) that may be filed in the U.S., and the Patents or extensions thereof, that may or shall issue thereon.

ASSIGNOR DOES HEREBY COVENANT and agree with the Assignee that Assignor will not execute any writing or do any act whatsoever conflicting with the terms of this assignment document set forth herein, and that Assignor will at any time upon request, without further or additional consideration, but at the expense of the Assignee, execute such additional assignments and other writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and render all necessary assistance in making application for and obtaining original, divisional, continuation, reexamined and reissued Patent on the invention, and in enforcing any rights or choses in action accruing as a result of such applications or patents, and by executing statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of, the assigns and legal representatives of all parties hereto. In re Patent No. 5,193,860 Attorney Docket No. 137912

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IN WITNESS WHEREOF, Assignor has caused one of its officers to set his hand on the date shown below.

Signature
Typed or Printed Name
TINANCE DIRECTOR
Title
Witness_
Witness D. Miller

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