DMB No. 0651-0011 (exp. 4/94) 2-2-5-	03 DATENTO				
	<u> </u>		•	V	V
To the Honorable Commissioner of				al documents or o	opy thereof.
1. Name of conveying party(ies):	102374		ess of re	eceiving party(ie	es)
Heller Financial, Inc.	102072	Name, <u>no-</u>	ler En	gineering,	Inc.
		Internal Addre	SS:		
Additional name(s) of conveying party(ies) atta	iched? 🗆 Yes 🎗 No				
3. Nature of conveyance:			· · · · · ·		
D Assignment	D Merger	Street Addres	s:High	way 45 N	
Security Agreement	Change of Name				
Other <u>Release of Securit</u>	ty Interest in	City: West B	end	_ State: _WI	ZIP: 5309
Patents, Trademarks, Copyrights and Licenses Execution Date: February 4, 2003					
Execution Date:		Additional name(s	s) & address	(es) attached?	Yes 🖄 No
A. Patent Application No.(s)		B. Patent No.	(s)		
5. Name and address of party to who concerning document should be ma Name:Laura_Konrath	Additional numbers attac m correspondence ailed:	hed? 🖄 Yes 🗔 No 6. Total number o 7. Total fee (37 0	of application		
5. Name and address of party to whor concerning document should be ma Name: Laura Konrath Internal Address: Winston & S	Additional numbers attac m correspondence ailed: Strawn	hed? 🍯 Yes 🗆 No 6. Total number o	of application		
5. Name and address of party to who concerning document should be ma Name:Laura_Konrath	Additional numbers attac m correspondence ailed: Strawn	hed? ă Yes ⊡ No 6. Total number o 7. Total fee (37 0 ♀ Enclosed	of application	\$ <u>360</u> . arged to deposit	00
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5. Name and address of party to whor concerning document should be ma Name: Laura Konrath Internal Address: Winston & S 33rd Floor	Additional numbers attac m correspondence ailed: Strawn	hed? May Yes D No 6. Total number of 7. Total fee (37 of D Enclosed D Authorized	of application CFR 3.41). I to be cha	<u>\$ 360 -</u> arged to deposit	00
5. Name and address of party to whor concerning document should be ma Name: Laura Konrath Internal Address: Winston & S 33rd Floor	Additional numbers attac m correspondence ailed: Strawn	 hed? ¹⁄₂ Yes □ No 6. Total number of 7. Total fee (37 0 ☑ Enclosed ☑ Authorized 8. Deposit account N/A 	of application CFR 3.41). I to be chain nt number	<u>\$ 360 -</u> arged to deposit	00 account
5. Name and address of party to whor concerning document should be ma Name: Laura Konrath Internal Address: Winston & S 33rd Floor Street Address: 35 W. Wacker	Additional numbers attac m correspondence ailed: 	 hed? Yes D No 6. Total number of 7. Total fee (37 0) Q Enclosed D Authorized 8. Deposit account N/A (Attach duplicate) 	of application CFR 3.41). I to be chain nt number	srged to deposit	00 account
5. Name and address of party to whor concerning document should be ma Name: Laura Konrath Internal Address: Winston & S 33rd Floor Street Address: 35 W. Wacker City: Chicago State:	Additional numbers attac m correspondence ailed: Strawn	 hed? Yes D No 6. Total number of 7. Total fee (37 0) Q Enclosed D Authorized 8. Deposit account N/A (Attach duplicate) 	of application CFR 3.41). I to be chain nt number	srged to deposit	00 account
5. Name and address of party to whor concerning document should be ma Name: Laura Konrath Internal Address: Winston & S 33rd Floor Street Address: 35 W. Wacker City: Chicago State: 72/2003 ECOIPER 00000015 4605332 Fi:6021 360.00 9. Statement and signature. To the best of my knowledge and b the original document. Laura Konrath Name of Person Signing	Additional numbers attac m correspondence ailed: Strawn Dr. IL ZIP: 60601 DO NOT USE T mellef, the foregoing informat	 hed? 2 Yes D No 6. Total number of 7. Total fee (37 C D Enclosed Authorized 8. Deposit accou N/A (Attach duplicate THIS SPACE ion is true and corr MMA Ignature 	of application CFR 3.41) to be char nt number copy of this ect and ar	s 360 - arged to deposit r: page if paying by d	00 account eposit account)

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REEL: 013774 FRAME: 0736

Continuing security interest of patents, Item 4

TRADEMARKS, COPYRIGHTS AND LICENSES

SCHEDULE A

PATENT

United States Patents

United States Patent No.	Filed	Issued	Expiration Date
4,605,332	August 12, 1985	August 12, 1986	August 12, 2005
(Mayhew, et. al.)	August 12, 1965	August 12, 1960	August 12, 2005
4,610,559	April 12, 1985	September 9, 1986	April 12, 2005
(Mayhew, et. al.)		_	
4,650,439	November 14, 1985	March 17, 1987	November 14, 2005
(Mayhew, et. al.)			
4,758,109	December 15, 1986	July 19, 1988	December 15, 2006
(Little, et. al.)			2
4,781,662	July 21, 1986	November 1, 1988	July 21, 2006
(Mayhew, et. al.)			
4,966,488	July 25, 1989	October 30, 1990	July 25, 2009
(Mayhew, et. al.)			
5,326,322	December 9, 1991	July 5, 1994	December 9, 2011
(Fechter)			

United States Patent Applications

Serial No.	Filed	Title
08/287,740	August 9, 1994	Shear Element Type Clutch
(Fechter, et. al.)		
08/395,341	February 29, 1994	Torque Overload Free Motion
(Hansen, et. al.)		Devices

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PATENT REEL: 013774 FRAME: 0737

RELEASE OF SECURITY INTEREST IN PATENTS TRADEMARKS, COPYRIGHTS AND LICENSES

THIS RELEASE OF SECURITY INTERESTS IN PATENTS,

TRADEMARKS, COPYRIGHTS AND LICENSES (this "<u>Release</u>") is made as of February 4, 2003 ("<u>Effective Date</u>") by and between Heller Financial, Inc., a Delaware corporation, with its principal office at 500 West Monroe Street, Chicago, Illinois 60661, ("<u>Lender</u>"), and Weasler Engineering, Inc., a Delaware corporation, with its principal office at Highway 45N, West Bend, Wisconsin 53095 ("<u>Borrower</u>").

WHEREAS, pursuant to the terms and conditions of that certain Security Agreement by and between Lender and Borrower dated August 11, 1995 (the "Security Agreement"), Borrower granted to Lender a continuing security interest in certain of the Borrower's assets, including, without limitation its patents, patent rights and applications therefore, trademarks and applications therefore, copyrights and all applications and registrations therefore, license rights and goodwill;

WHEREAS, Lender and Borrower entered into the Security Agreement pursuant to the terms and conditions of that certain Credit Agreement by and between Lender and Borrower dated August 11, 1995 between Lender and Borrower (as the same may hereafter be amended, supplemented or otherwise modified from time to time), the Lender agreed to make certain loans and extend certain other financial accommodations to the Borrower (the "<u>Credit Agreement</u>");

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office ("PTO") against the patents and patent applications on Schedule A on August 25, 1995, at Reel 7744, Frames 0060-0073 and the Security Agreement was recorded with the PTO against the trademarks and trademark applications on Schedule C on August 25, 1995, Reel 1416, Frames 0539-0551.

WHEREAS, Borrower has paid all of its outstanding indebtedness to Lender.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and the Lender agrees as follows:

1) Lender hereby terminates the Security Agreement and Credit Agreement, and hereby terminates, cancels and releases any and all security interests it has against all of the following:

(a) United States and foreign patents and patent applications, including, without limitation, the inventions and improvements described and claimed therein, all patentable inventions and those patents and patent applications listed on <u>Schedule A</u> attached hereto and made a part hereof and all Patents (as such term is defined in the Security Agreement), and the reissues, divisions, continuations, renewals, extensions and continuations-in-part of any of the foregoing, and all income, royalties, damages and payments now and hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation,

PATENT REEL: 013774 FRAME: 0738 damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing United States and foreign patents and patent applications are sometime hereinafter individually and/or collectively referred to as the "Patents");

(b) United States and foreign copyrights, rights and interests in copyrights, works protectable by copyrights, copyright registrations and copyright applications, including, without limitation, the copyright registrations and applications listed on <u>Schedule B</u> attached hereto and made a part hereof and the Copyrights (as defined in the Security Agreement), and all renewals of any of the foregoing, all income, royalties, damages and payments now and hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the sometimes hereinafter individually and/or collectively referred to as the "Copyrights");

(c) United States and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all rights and recordings thereof, and all applications in connection therewith, including the trademarks and applications listed on Schedule C attached hereto and made a part hereof and the Trademarks (as such term is defined in the Security Agreement), and renewals thereof, and all income, royalties, damages and payments now and hereafter due and/or payable under any of the foregoing or with respect to any of the foregoing, including damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing trademarks, trade names, service marks, trademarks registrations, and trademark applications are sometimes hereinafter individually and/or collectively referred to as the "Trademarks");

(d) Any license agreement in which the Assignor is or becomes licensed to use a Patent, Copyright, Trademark or the know-how of any other Person including, without limitation, the license agreements listed on <u>Schedules A, B</u>, and <u>C</u> attached hereto and made a part hereof and the Patent Licenses, Trademark Licenses and Copyright Licenses (as such terms are defined in the Security Agreement) (all the foregoing are referred to as the "Licenses"); and

(e) The goodwill of the Assignor's business connected with the use of and symbolized by the Trademarks.

2) The Security Agreement and the provisions thereof are hereby incorporated herein in their entirety by this reference thereto. Capitalized terms used but not defined herein shall have the respective meanings given thereto in the Credit Agreement.

3) Lender represents and warrants that: (i) it has not assigned, transferred, restricted or otherwise encumbered any security interest it has against the patents, patent rights and applications therefore, trademarks and applications therefore, copyrights and all applications and registrations therefore, license rights and goodwill; and (ii) it has not recorded or otherwise evidenced its security interest with respect to any patents, patent rights and applications therefore, trademarks and applications therefore, copyrights and all applications therefore, trademarks and applications therefore, copyrights and all applications therefore, trademarks and applications therefore, copyrights and all applications therefore, license rights and goodwill owned by Borrower, other than those of the foregoing applications set forth on Schedules A, B and C (attached hereto), in any jurisdiction throughout the world.

4) Lender shall at Borrower's expense, take all reasonable further actions, and provide to Borrower, Borrower's successors, assigns or other legal representatives, all such reasonable cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments provided to Lender by Borrower), reasonably requested by Borrower to more fully and effectively effectuate the purposes of this Release.

* * * * *

IN WITNESS WHEREOF, Lender has caused this Release to be executed by its duly authorized representative as of the Effective Date.

HELLER FINANCIAL, INC.

Name: Matthew Kirst

STATE OF Illinois) COUNTY OF Cook) SS.

On this 3^{rd} day of February, 2003, there appeared before me <u>Matthew Kirst</u>, personally known to me, who acknowledged that he signed the foregoing Release as his voluntary act and deed on behalf and with full authority of Heller Financial, Inc.

Notary Rublic



[Heller IP Release Signature Page]

PATENT REEL: 013774 FRAME: 0741

RECORDED: 02/25/2003