# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
Rockwood Theodore Roberts	07/20/2006
Victor Bogdanov	07/19/2006
George Frolov	07/21/2006

#### **RECEIVING PARTY DATA**

Name:	Harrow Products LLC	
Street Address:	155 Chestnut Ridge Road	
Internal Address:	P.O. Box 0445	
City:	Montvale	
State/Country:	NEW JERSEY	
Postal Code:	07645	

#### PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29247946

## CORRESPONDENCE DATA

Fax Number: (414)277-0656

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 414-271-6560

Email: mkeipdocket@michaelbest.com

Correspondent Name: David R. Price

Address Line 1: 100 East Wisconsin Avenue

Address Line 2: Suite 3300

Address Line 4: Milwaukee, WISCONSIN 53202

ATTORNEY DOCKET NUMBER:	061134-9118-00

NAME OF SUBMITTER: Jaime L. Puls

PATENT REEL: 018305 FRAME: 0345

500156419

0.00 292

CH \$40

Total Attachments: 4 source=A1775912#page1.tif source=A1775912#page2.tif source=A1775912#page3.tif source=A1775912#page4.tif

> PATENT REEL: 018305 FRAME: 0346

#### ASSIGNMENT

Pursuant to our obligation to Harrow Products LLC (hereinafter referred to as "Assignee"), a Delaware Limited Liability Company having its principal place of business at:

P. O. Box 0445 155 Chestnut Ridge Road Montvale, NJ 07645

and for other valuable and sufficient consideration, receipt whereof is hereby acknowledged, we:

Rockwood Theodore Roberts 8863 Fluvia Terrace #1c Indianapolis, IN 46250

Victor Bogdanov 23 Plymouth Lane Manchester, CT 06040

George Frolov 23 Woodruff Road Farmington, CT 06032

confirm our obligation to and hereby sell, assign and convey, unto Assignee, its successors and assigns, our entire right, title and interest -

- (1) in and to a new, original and ornamental design entitled "DEADBOLT ESCUTCHEON" for which we have executed a design Patent Application on even date herewith (Atty. File No. 061134-9118-00);
- (2) in and to said design patent application, in and to all other patent applications (including divisional, continuation, continuation-in-part, and reissue applications), and in and to the patent or patents to be granted thereon, including reissues thereof, if any, to the full end of the term or terms for which said patent or patents may be granted;
- (3) in and to all patent applications or design registrations corresponding to the Application filed in countries foreign to the United States of America, and in and to any and all

patents granted on said applications to the full end of the terms for which said patents may be granted; and

(4) under the International Convention in respect to the design patent application and agree that any patent applications or design registrations of any foreign countries which may be filed shall be filed in the name of our Assignee with a claim to priority based on said design application.

And we hereby agree that we will, upon demand of Assignee, its successors or assigns, and without further consideration to us, execute any and all papers that may be necessary, or deemed by Assignee, its successors or assigns, to be necessary, to a complete fulfillment of the intent and purposes of this Assignment, it being understood that any expense incident to the execution of such papers shall be paid by Assignee, its successors and assigns, and not by us.

And the Commissioner of Patents and Trademarks of the United States is hereby authorized and requested to issue said design patent or patents to Assignee.

Usly 20, 2006	Rockwood Theodore Roberts
Date	Victor Bogdanov
Date	George Frolov

patents granted on said applications to the full end of the terms for which said patents may be granted; and

(4) under the International Convention in respect to the design patent application and agree that any patent applications or design registrations of any foreign countries which may be filed shall be filed in the name of our Assignee with a claim to priority based on said design application.

And we hereby agree that we will, upon demand of Assignee, its successors or assigns, and without further consideration to us, execute any and all papers that may be necessary, or deemed by Assignee, its successors or assigns, to be necessary, to a complete fulfillment of the intent and purposes of this Assignment, it being understood that any expense incident to the execution of such papers shall be paid by Assignee, its successors and assigns, and not by us.

And the Commissioner of Patents and Trademarks of the United States is hereby authorized and requested to issue said design patent or patents to Assignee.

Date	Rockwood Theodore Roberts
07/19/2006 Date	Victor Bogdanov
Date	George Frolov

patents granted on said applications to the full end of the terms for which said patents may be granted; and

(4) under the International Convention in respect to the design patent application and agree that any patent applications or design registrations of any foreign countries which may be filed shall be filed in the name of our Assignee with a claim to priority based on said design application.

And we hereby agree that we will, upon demand of Assignee, its successors or assigns, and without further consideration to us, execute any and all papers that may be necessary, or deemed by Assignee, its successors or assigns, to be necessary, to a complete fulfillment of the intent and purposes of this Assignment, it being understood that any expense incident to the execution of such papers shall be paid by Assignee, its successors and assigns, and not by us.

And the Commissioner of Patents and Trademarks of the United States is hereby authorized and requested to issue said design patent or patents to Assignee.

Date	Rockwood Theodore Roberts
Date	Victor Bogdanov
7/21/06	Ocan Mere
Date	George Frolov