FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 08-23-2000



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

RECORDATI	ION FORM COVER SHEET				
1	EMARKS ONLY				
TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).					
Submission Type	Conveyance Type				
X New	Assignment License				
Resubmission (Non-Recordation) Document ID # Correction of PTO Error	X Security Agreement Nunc Pro Tunc Assignment  Effective Date  Month Day Year				
Reel # Frame # Corrective Document	Change of Name				
Reel # Frame #	Other				
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year				
Name Kenlin Group Inc.	5 31 00				
Formerly					
Individual General Partnership	Limited Partnership X Corporation Association				
Other					
	Citizenship/State of Incorporation/Organization				
Receiving Party  Mark if additional names of receiving parties attached					
Name LaSalle Bank National Association					
DBA/AKA/TA					
Composed of					
Address(line 1) 135 South LaSulle Street					
Address (line 2)					
Address(line 3) Chicago	IL U.S.A. 60603				
Individual General Partnership	State/Country Zip Code  Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an				
Corporation Association	appointment of a domestic representative should be attached.				
Other National Eanking Associat	Lon (Resignation must be a separate equipment from Assignment.)				
Citizenship/State of Incorporation/Organiza					
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gathering the data needed to complete the Cover Sheet. Send comments regar  D.C. 20231 and to the Office of Information and Regulatory Affairs. Office of Mar	se approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and ding this burden estimate to the U.S. Patern and TradeBark Office, Chief Information Officer, Washington, pagements in Burden Barker Representation of the U.S. Patern and TradeBark Office, Chief Information Officer, Washington, pagements and Burden Barker Representations.				
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**TRADEMARK** 

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FORM PTO-1618B Expires 06/30/99 OMB 0651-0027		Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK			
	Domestic Representative Name and Address Enter for the first Receiving Party only.					
Name						
Address (line 1)						
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Correspondent N	Name and Address <sub>Area C</sub>	ode and Telephone Number	312 876-1700			
Name Jane	et A. Stiven		·			
Address (line 1) Roof	ks, Pitts and Poust					
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	r the total number of pages of iding any attachments.	f the attached conveyance d	ocument # 5			
Trademark Appli	cation Number(s) or Reg		Mark if additional numbers attached			
			OTH numbers for the same property).			
Trademar	k Application Number(s)		stration Number(s)			
		1 556 537	73 177 002 72 156 233			
		843 101	73 282 098 72 168 011			
		1 667 349	73 250 119 72 258 182			
Number of Properties Enter the total number of properties involved. # 9						
Fee Amount	Fee Amount for Prop	perties Listed (37 CFR 3.41)	\$ 360.00			
Method of Payl Deposit Accou	<u> </u>	Deposit Account	·			
(Enter for paymen	t by deposit account or if additional fe	ees can be charged to the account.) Account Number:	#			
	Authoriz	zation to charge additional fees	: Yes No			
Statement and S	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.						
Janet A. Sti	ven Q	ance a bere	may 31, 2000			
Name of Pe	rson Signing	Signature	Date Signed			

## TRADEMARK SECURITY AGREEMENT (U.S. REGISTRY)

This Trademark Security Agreement ("Trademark Security Agreement") is entered into by and between KENLIN GROUP INC., an Illinois corporation ("Pledgor"), and LASALLE BANK NATIONAL ASSOCIATION, a national banking association ("Bank"), in connection with the Credit Agreement (as hereinafter defined). Capitalized terms used in this Trademark Security Agreement but not otherwise defined shall have the meanings assigned to such terms in the Credit Agreement and any related Security Agreement.

WHEREAS, the Bank intends to extend certain financial accommodations to Pledgor pursuant to a certain Credit Agreement between the Bank and Pledgor dated as of even date herewith, as it may be amended from time to time (the "Credit Agreement"); and

WHEREAS, in connection with the extension of such financial accommodations pursuant to the Credit Agreement, the Bank is desirous of acquiring a security interest in Pledgor's Trademark Rights as defined below, subject to the terms and conditions set forth below;

WHEREAS, the Pledgor represents that it now possesses the sole and complete ownership rights to the Trademark Rights to be secured by this Trademark Security Agreement and that it has not granted a security interest or otherwise pledged, managed, transferred, assigned or licensed any part of its rights in said Trademark Rights to any party other than the Bank.

NOW, THEREFORE, in order to induce the Bank to consummate the financial accommodations provided for in the Credit Agreement, and for other good and valuate consideration, the receipt and sufficiency of which are hereby acknowledged, Pledgor does hereby agree with Bank as follows:

Section 1.01. Grant of Security Interest. Pledgor hereby grants a first priority security interest to Bank, as agent, its successors and assigns, in the entire right, title, and interest of Pledgor in and to the following "Trademark Rights":

All trademarks, trademark registrations and trademark applications and the goodwill underlying those trademarks of the Pledgor, including but not limited to those set forth in Exhibit A and (a) any similar marks or amendments, modifications and renewals thereof and the goodwill represented by those trademarks thereon and any legal equivalent in a foreign country for the full term or terms for which the same may be granted; (b) all rights to income, royalties, profits, damages, or other rights relating to said trademarks including the right to sue for past, present or future infringement; and (c) any other rights and benefits relating to said trademarks including any rights as a licensor or licensee of said trademark ("Trademarks"), subject to termination only if: (i) all "Secured Obligations" (as defined in the Security Agreement) of Pledgor are satisfied and paid as and when due and (ii) there shall have been terminated all commitments of Bank to any party arising under the Credit Agreement; otherwise, the same shall remain in full force and effect, it being intended by Pledgor and Bank that the Trademark Rights shall serve as collateral security to Bank for the payment and performance of such "Secured Obligations" and, accordingly, that this instrument shall be subject to the terms of the Credit Agreement and all related security

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agreements with respect to the "Collateral" (as defined in the Security Agreement), which terms are herein incorporated by reference and made a part hereof.

Notwithstanding the foregoing, unless and until Bank exercises the rights and remedies accorded to it under the Credit Agreement and by law with respect to the realization upon its security interest in the Trademark Rights, Pledgor shall continue to own, and may use and enjoy, the Trademark Rights in connection with its business operations, but only in a manner consistent with the preservation of their current substance, validity, registration and the collateral assignment herein contained.

Section 2.01. No Liens, etc. The Pledgor agrees that it will not, without the prior written consent of the Bank, assign or transfer, pledge, mortgage, license or allow a security interest or lien to be taken by anyone other than the Bank in said Trademarks or take any other acts which are contrary to or inconsistent with the rights granted to the Bank in this Trademark Security Agreement and will not cease the use of any Trademark or take any action or fail to take any action which will result in the cancellation or expiration of any of the Trademark registrations covered by this Trademark Security Agreement without the prior written agreement of the Bank.

Section 3.01. Pledgor's Obligation to Maintain and Enforce Rights. The Pledgor further agrees that it has the obligation, at its own cost, unless otherwise consented to in writing by the Bank:

- (1) To take all actions necessary to properly maintain and renew all registrations for Trademarks which are or may become subject to the Security Agreement for the full term or terms allowed by law including but not limited to the appropriate and timely payment of any required fees and the appropriate and timely filing of any documents or declarations necessary to maintain and renew said registrations for Trademarks (including the filing of a declaration of incontestability under §15 of the United States Trademark Act where possible) which may be necessary or appropriate under applicable law.
- (2) To file new applications to register and protect under applicable law all Trademarks acquired by the Pledgor but for which applications have not previously been filed or to take all other actions necessary to cause registrations for Trademarks to be issued as a result of said applications.
- (3) To protect such Trademarks from infringement, unfair competition or dilution or damage by all appropriate actions including the commencement of legal action to prevent and recover damages for said infringement and to defend such Trademarks from claims of infringement, unfair competition or damage including the defense of any legal actions making such claims.

Section 4.01. Reporting Requirements. Upon request of the Bank, the Pledgor agrees to provide written reports to the Bank informing it of the status of all Trademarks subject to this Trademark Security Agreement including any new trademark registrations, trademark applications or related licenses.

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Section 5.01. After Acquired Property. If the Pledgor shall obtain rights to or become entitled to the benefit of any new trademarks, registered trademarks, trademark applications or licenses before its obligations to the Bank as set forth in this Trademark Security Agreement have been satisfied in full, the provisions of this Trademark Security Agreement shall automatically apply thereto and the Pledgor hereby authorizes the Bank to modify or update this Trademark Security Agreement accordingly.

Section 6.01. Events of Default. The failure by the Pledgor to perform any of the terms or conditions of this Trademark Security Agreement or the terms and conditions of the Credit Agreement shall constitute a material default. Upon the occurrence of such a default and upon the receipt by the Pledgor of appropriate written notice from the Bank, the Pledgor hereby authorizes and grants a power of attorney to the Bank to take any action as may be deemed to be necessary with respect to said Trademarks including but not limited to the assignment of all said Trademarks from the Pledgor to the Bank. This right may be exercised in addition to any other rights and remedies which may be available under applicable law.

Section 7.01. Interpretation. This Trademark Security Agreement is subject to the terms and conditions of the Credit Agreement. Where any term in this Trademark Security Agreement may be inconsistent with any term in the Credit Agreement, the terms of the Credit Agreement shall control.

Section 8.01. No Waiver. The failure by the Bank to exercise any right under this Trademark Security Agreement shall not operate as a waiver thereof and shall not bar the Bank from continuing to exercise said rights in the future.

Section 9.01. Governing Law. This Trademark Security Agreement is to be governed by the law of the State of Illinois and is binding on the parties and their successors and assigns. The Pledgor may not assign nor transfer any part of its obligations under this Trademark Security Agreement either expressly or by operation of law without the written consent of the Bank.

**Section 10.01. Severability.** The terms of this Trademark Security Agreement are severable. If any term shall be found to be invalid or unenforceable, it shall not affect the validity of the remaining terms.

IN WITNESS WHEREOF, Pledgor has caused this document to be executed as of the 31st day of May, 2000.

HANDY BUTTON MACHINE CO., a Delaware corporation

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Title:

Address of Pledgor (Assignor): Kenlin Group Inc.

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1530 Old Skokie Road Highland Park, Illinois 60035 Attn: Willard L. Shonfeld

Address of Bank (Assignee): 135 South LaSalle Street Chicago, Illinois 60603 Attention: Jeffrey A. Raider

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## **EXHIBIT A**

## REGISTERED U.S. TRADEMARKS

Mark	Description :	Registration:No.	RenewaliDate
Rite-Trak	Name only	1,556,537	September 19, 2009
Glide-Rite	Name only	843,101	January 30, 2008
Rack N Roll	Name only	1,600,873	June 12, 2000 (abandoned October 31, 1999)
Kenlin	Name and logo	1,667,349	December 10, 2001
Level-ator	Name only	73/177002	June 24, 2000
Rolls-Rite	Name only	73/282098	April 20, 2002
E-Z Riders	Name only	73/250119	December 21, 2002
Adjusto-Rail	Name only	72/156233	November 05, 2003
Sure-Tilt	Name only	72/168011	September 15, 2004
Magic Margin	Name only	72/258182	November 07, 2007
View-All	Name only	72/065,091	July 7, 1999 (not renewed)

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**RECORDED: 07/26/2000**