ORM PTO-1594 (Modified)				Docket No.:		
Rev. 10/02) DMB No. 0851-0027 (exp. 6/30/2005) Copyright 1994-97 LegalStar TRAD	FMARKS / SE	MARKS / SERVICE MARKS ONLY $ ar{} $			15906/140	
rmos/REVos  Tab settings → → → ▼	<b>A</b> A	▼	▼		▼	
To the Director of the United States F	Patent and Trademark Of	ffice: Please record th	ne attached original doc	uments or copy the	ereof.	
1. Name of conveying party(ies):  Mellon Bank, N.A.  Individual(s)  General Partnership	<ul><li>☐ Association</li><li>☐ Limited Partner</li></ul>	Name: _ Internal A Street Ac	nd address of receiving Crucible Materials Condition  Address:	orporation		
☐ Corporation-State ☑ Other <u>National Bank</u> Additional names(s) of conveying party(les		City: _So	dual(s) citizenship _ ciation ral Partnership			
<ul> <li>3. Nature of conveyance:</li> <li>☐ Assignment</li> <li>☐ Security Agreement</li> <li>☑ Other <u>Termination of Securions</u></li> <li>Execution Date: <u>August 2, 2004</u></li> </ul>		me	ed Partnership oration-StateDe]aw  r e is not domiciled in the Un n is ons must be a separate do name(s) & address(es)	nited States, a domest		
Application number(s) or registra     A. Trademark / Service Mark Applic		See attach Schedule		Registration No.(s	3)	
Name and address of party to will concerning document should be	mailed:	6. Total nu registrat	mber of applications involved:	and	26	
Name: <u>Mark S. Leonardo, Esq.</u> Internal Address: <u>Brown Rudn</u>		P	e (37 CFR 3.41): losed norized to be charged			
Street Address: One Financial	Center		account number:			
City: Boston	State: MA ZiP: 02	500369 2111				
		OO NOT USE THIS SPA	(CE			
Statement and signature.     To the best of my knowledge an of the original document.		information is true	and correct and any a	attached copy is a	true copy	
Mark S. Leonardo, Esq. (Reg. N Name of Person Signing		Signatur	e r	Date		
	Total number of pages in	ncluding cover sheet, at	tachments, and	6		

# Schedule A

## $\underline{Trademarks}$

Case No.	TradeMark	Class	Registration No.	Expiration Date
054	AIRDI	6	266847	2/4/10
055	AIRKOOL	6	1054953	12/28/06
060-A	CPM	6	969497	10/02/03
060-B	CPM	7	1274788	4/24/04
062	CPM 10V	6	1119099	5/29/09
063	CPM REX 76	6	1043948	7/20/06
064	SEA-CURE	6	1116551	4/17/09
068	CSM	14	763767	1/28/04
075	HALCOMB	6	851751	7/2/08
081	KETOS	6	93847	10/21/03
085	MAXEL	6	715288	5/16/11
087	NU-DIE	6	586445	3/9/04
088	REX	7	671150	12/16/08
102	TRENTWELD	6	435444	12/30/07
152	CRUCIBLE	6	776052	9/1/04
168	CM LOGO	6	1483033	4/5/08
193	CRU-ROL	6	1489019	5/24/08
314	CPM 15V	6	1889146	4/11/05
368	TRENT 10MAX	6	1938856	11/28/05
383	VIM CRU	6	2274699	8/31/09
397	TOOL STEEL PROS	42	2037169	2/11/07

## (Continued)

Case No.	Trademark	Class	Registration No.	Expiration Date
412	CRU-WEAR	6	2054997	4/22/07
415	15V	6	2108470	10/28/07
416	10V	6	2108464	10/28/07
417	9V	6	2113562	11/18/07
421	REX 76	6	2174207	7/21/08

#1290803 v\1 - 15906/140

#### TERMINATION OF SECURITY INTEREST FOR TRADEMARKS

This is a Termination of Security Interest, dated as of August 2, 2004, executed by Mellon Bank, N.A., as Agent, as secured party, One Mellon Bank Center, Pittsburgh, PA 15258, (the "Secured Party"), releasing all security interests of the Secured Party in the Trademark Collateral (defined below) owned by Crucible Materials Corporation. ("Crucible").

#### <u>Recitals</u>

WHEREAS, the Secured Party was assigned by Crucible, a security interest in certain trademarks of Crucible, listed on Schedule A hereto (the "Trademark Collateral"), as evidenced by the Trademark Mortgage and Security Agreement dated as of April 13, 1992, and recorded in the United States Patent and Trademark Office on April 20, 1992 at Reel 0862, Frame 0001;

WHEREAS, the Trademark Mortgage and Security Agreement has been further amended and restated pursuant to a First Amendment to Trademark Mortgage and Security Agreement dated October 30, 1996 and recorded in the United States Patent and Trademark Office on November 20, 1996 at Reel 1527, Frame 0001;

WHEREAS, Crucible has satisfied its obligations to the Secured Party and desires the termination of the Secured Party's security interest in the Trademark Collateral.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Secured Party hereby terminates all of the Secured Party's security interests in the Patent Collateral, including, without limitation, that set forth at Reel 0862, Frame 0001 and Reel 1527, Frame 0001.

IN WITNESS WHEREOF, Secured Party has caused this Termination of Security Interest to be duly executed on the date first mentioned above.

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MELLON BANK, N.A., as AGENT,

ب \_\_\_\_

Name: りき

Title: First Viec Prosident

STATE OF Lenn Sylvania)

COUNTY OF HUS

On this Z day of FFT, 2004 before me personally appeared Dennis

to me personally known, who being by me duly sworn says that he/she is the

FYST VICE TESTIGENT OF MELLON BANK, N.A. as AGENT, duly authorized to execute this
instrument for MELLON BANK, N.A. as AGENT, and that said execution was the free act and deed of
MELLON BANK, N.A. as AGENT.

Notary Public

COMMONWEALTH OF PENNSYLVANIA

Notarial Seai Deborain L. Rusonis, Notary Public City of Pittsburgh, Allegheny County My Commission Expires Apr. 26, 2005

Member, Pennsylvania Association of Noteries

### Schedule A

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