Form PTO-1594 (1) (1) (1) RE( ÒМ

City:

Dallas

9. Statement and signature.

the original document.



U.S. DEPARTMENT OF COMMERCE

(Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002)	U.S. Patent and Trademark Office
Tab settings ⇔⇔⇔ ▼ ong v 1026	§96802
To the Honorable Commissioner of Patents and Trademarks. Ple	
Deutsche Bank Trust Company Americas  ☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Other  Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No 3. Nature of conveyance: ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other ☐ Release of Security Interest  Execution date:February 5, 2004	2. Name and address of receiving party(ies): Name:
A. Application number(s) or registration number(s):     A. Trademark Application No.(s)  Additional number(s) attached	B. Trademark Registration No.(s) <u>2798775</u> , 2473488, 2592178, 2422160, 2394247, 2225609, 2324821 and others on attached schedule d
Name and address of party to whom correspondence concerning document should be mailed:      Name: Jonathon Blum      Internal Address: Weil, Gotshal & Manges, LLP	6. Total number of applications and registrations involved: 31  7. Total fee (37 CFR 3.41): \$790.00  ☐ Enclosed  ☐ Authorized to be charged to deposit account

8. Deposit account number:

(Attach duplicate copy of this page if paying by deposit account)

Phyllis Eremitaggio March 11, 2004 Name of Person Signing Date Total number of pages including cover sheet, attachments, and document: 10 Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

Zip: 75201

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To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of

2798775 00000069 230800 03/16/2004 STON11

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40.00 BA 750.00 DA

Street Address: 200 Crescent Court, Suite 300

State: TX

23-0800

## THERMAL ARC, INC.

Mark	Serial No.	Registration No.	Registration Date	Reel	Frame
RAIDER	76-394,935	2,798,775	December 23, 2003	2760	0424
TIGWAVE	76-069,684	2,473,488	July 31, 2001	2760	0424
GOT POWER?	75-778,225	2,592,178	July 9, 2002	2760	0424
DRAGSTER	75-688,929	2,422,160	January 16, 2001	2760	0424
POWER-MASTER	75-641,092	2,394,247	October 10, 2000	2760	0424
VIKING	75-400,696	2,225,609	February 23, 1999	2760	0424
T-BIRD	75-357,237	2,324,821	February 29, 2000	2760	0424
PREDATOR	75-357,236	2,276,547	September 7, 1999	2760	0424
TROOPER	75-354,245	2,278,394	September 14, 1999	2760	0424
SYNERWELD	75-354,242	2,278,393	September 14, 1999	2760	0424
EXPLORER	75-353,959	2,465,943	July 3, 2001	2760	0424
SCOUT	75-353,881	2,322,198	February 22, 2000	2760	0424
PORTA-FEED	75-315,043	2,233,443	March 23, 1999	2760	0424
HEFTY	75-315,042	2,233,442	March 23, 1999	2760	0424
XL	75-302,004	2,217,888	January 12, 1999	2760	0424
SMART LOGIC	75-292,349	2,265,811	July 27, 1999	2760	0424
POWER-PLUS	75-251,842	2,211,717	December 15, 1998	2760	0424
PRO-WAVE	75-244,601	2,207,577	December 1, 1998	2760	0424
P-WEE	75-207,510	2,192,711	September 29, 1998	2760	0424
PRO-LITE	75-207,509	2,204,380	November 17, 1998	2760	0424
PRO-PLUS	75-154,259	2,201,858	November 3, 1998	2760	0424
ULTRAFEED	75-052,102	2,092,110	August 26, 1997	2760	0424
ULTIMA	75-018,694	2,196,871	October 20, 1998	2760	0424
FABSTAR	74-144,541	1,667,523	December 10, 1991	2760	0424
ARC-MASTER	74-135,564	1,799,095	October 19, 1993	2760	0424
FABRICATOR	73-778,495	1,558,889	October 3, 1989	2760	0424
ADVANTAGE HF	73-774,020	1,557,769	September 26, 1989	2760	0424
THERMAL ARC	73-552,251	1,429,039	February 17, 1987	2760	0424
PLAS-WELD	73-547,956	1,381,179	February 4, 1986	2760	0424
MEGA-ARC	73-183,902	1,147,547	February 24, 1981	2760	0424
THERMAL ARC	72-198,597	799,830	December 7, 1965	2760	0424

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#### INTELLECTUAL PROPERTY TERMINATION AND RELEASE

THIS INTELLECTUAL PROPERTY TERMINATION AND RELEASE (this "Agreement") dated as of February 5, 2004, is made among THERMADYNE HOLDINGS CORPORATION, a Delaware corporation (the "Borrower"), certain affiliates of the Borrower signatory hereto (the "Guarantors"), the lenders (the "Lenders") party to the Credit Agreement (as defined below) from time to time and DEUTSCHE BANK TRUST COMPANY AMERICAS, as administrative agent and collateral agent for the Lenders (in such capacity, the "Administrative Agent"). Capitalized terms used herein, but otherwise not defined, shall have the meanings ascribed to them in the Credit Agreement.

#### RECITALS

- A. WHEREAS, the Borrower, the Guarantors, the Lenders and the Administrative Agent entered into a Credit and Guaranty Agreement dated as of May 23, 2003 (the "Credit Agreement"), wherein the Lenders agreed, among other things, to provide term loans to the Borrower;
- B. WHEREAS, in connection with the Credit Agreement, to secure the repayment of the debt, obligations and liabilities (collectively, the "Obligations") of the Borrower to the Administrative Agent, the Borrower entered into a Security Agreement dated as of May 23, 2003 (the "Security Agreement"), whereby the Borrower and the other Guarantors granted to the Administrative Agent a security interest in certain of its assets;
- C. WHEREAS, in order to evidence the pledge and the grant of a security interest under the Security Agreement, the Borrower and certain Guarantors caused the due execution and delivery of, <u>inter alia</u>, certain Trademark Security Agreements and Patent Security Agreements, each dated as of May 23, 2003, and each such agreement was subsequently filed in the United States Patent and Trademark Office (the "<u>USPTO</u>");
- D. WHEREAS, the each of the Trademark Security Agreements and Patent Security Agreements were recorded with the USPTO at the Reel and Frame numbers listed on <u>Schedule 1</u> attached hereto in respect of the Trademarks (as defined below) and the Patents (as defined below), respectively;
- E. WHEREAS, (i) the Loans have been paid and performed in full and (ii) all other non-contingent Obligations under the Credit Agreement and the other Loan Documents have been discharged and terminated, and in consideration thereof, the Borrower requested, and the Administrative Agent, on behalf of the Lenders, agreed, pursuant to that certain Letter Agreement dated as of February 5, 2004 from the Administrative Agent to the Borrower, to terminate and release all liens and security interests in the assets of the Borrower and any other Guarantor which were granted to the Administrative Agent, as security for the Obligations, to deliver UCC-3 termination statements, and to otherwise grant a general release and termination in any and all other

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obligations arising under the Credit Agreement and the other Loan Documents and all documents and agreements delivered pursuant thereto in connection therewith;

- E. WHEREAS, in order to evidence the release of the lien on and security interest in those certain trademarks described on Exhibit A hereto (collectively, the "Trademarks") to the extent applicable, the Borrower and each Guarantor has requested, and the Administrative Agent, on behalf of the Lenders, has agreed to execute and deliver this Agreement;
- F. WHEREAS, in order to evidence the release of the lien on and security interest in those certain patents described on Exhibit B hereto (collectively, the "Patents") to the extent applicable, the Borrower and each Guarantor has requested, and the Administrative Agent, on behalf of the Lenders, has agreed to execute and deliver this Agreement; and
- G. WHEREAS, in order to evidence the release of the lien on and security interest in those certain copyrights described on <a href="Exhibit C">Exhibit C</a> hereto (collectively, the "Copyrights") to the extent applicable, the Borrower and each Guarantor has requested, and the Administrative Agent, on behalf of the Lenders, has agreed to execute and deliver this Agreement.

NOW THEREFORE, with intent to be legally bound hereby and for other good and valuable consideration, receipt of which is hereby acknowledged, the Borrower, each Guarantor and the Administrative Agent hereby agree as follows:

### SECTION 1. <u>Termination, Release and Discharge</u>.

- (a) The Administrative Agent hereby acknowledges that the Borrower and each other Guarantor has satisfied in full any and all of its respective Obligations under the Credit Agreement and the other Loan Documents and the Administrative Agent hereby acknowledges and agrees that the Obligations of the Borrower and each other Guarantor under the Credit Agreement and the other Loan Documents are discharged in full and the Borrower and each other Guarantor has satisfied and is discharged without recourse, representation or warranty from any and all of its respective obligations and liabilities under the Credit Agreement and the other Loan Documents and all documents and agreements delivered pursuant thereto or in connection therewith, except any thereof that are stated to survive the repayment of the Loans or the termination of the Credit Agreement or any provision thereof.
- (b) The Administrative Agent agrees to terminate and release all security interests granted to or held by the Administrative Agent in the Trademarks, Patents and Copyrights as security for the Obligations under the Credit Agreement and the other Loan Documents. The Administrative Agent agrees that each of the Trademarks, Patents and Copyrights securing the Obligations is released and discharged (without recourse, representation or warranty) from the security interests granted pursuant to the Loan Documents automatically and without further action by the Administrative Agent and the

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Administrative Agent will forthwith terminate any security interests granted in connection therewith.

- SECTION 3. Representation and Warranty of Administrative Agent. The Administrative Agent represents and warrants that it has the authority to execute and deliver this Agreement.
- SECTION 4. <u>Effectiveness</u>. This Agreement becomes effective when all parties hereto have executed and delivered a counterpart hereof (including by way of facsimile transmission).
- SECTION 5. <u>Further Assurances</u>. The Administrative Agent reaffirms and agrees that it shall, from time to time, at the expense of the Borrower, execute, acknowledge and deliver to the Borrower and its successors or assigns such instruments, agreements, and other documents as the Borrower or its successors or assigns shall reasonably request in order to further evidence the releases and discharges described in Section 1 above.
- SECTION 6. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York.
- SECTION 7. Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be an original, but all of which, taken together, shall constitute one and the same document.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK.]

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first set forth above.

#### BORROWER

THERMADYNE HOLDINGS CORPORATION

Name: James H. Tate

Tirle: Senior Vice President

### **GUARANTORS**

THERMAL DYNAMICS CORPORATION
TWECO PRODUCTS, INC.
VICTOR EQUIPMENT COMPANY
C&G SYSTEMS, INC.
STOODY COMPANY
THERMAL ARC, INC.
THERMADYNE INTERNATIONAL CORP.
PROTIP CORPORATION
THERMADYNE INDUSTRIES, INC.
THERMADYNE RECEIVABLES, INC.
MECO HOLDING COMPANY
C&G SYSTEMS HOLDING, INC.
THERMADYNE CYLINDER CO.

Name: James H. Tate

Title: Senior Vice President

[SIGNATURE PAGE TO IP TERMINATION AND RELEASE]

### **ADMINISTRATIVE AGENT**

DEUTSCHE BANK TRUST COMPANY AMERICAS, as Administrative Agent

By: Yough Swyling
Name: HUGO GINDRAUX
Title: VICE PRESIDENT

[SIGNATURE PAGE TO IP TERMINATION AND RELEASE]

# **SCHEDULE 1**

# **TRADEMARKS**

Company	Reginumbe	्रवस्थातम् राष्ट्रा
Thermadyne Holdings Corporation	2664 2695	0014 0479
Thermadyne Industries, Inc.	2663	0785
C & G Systems, Inc.	2663	0966
Tweco Products, Inc.	2663	0972
Victor Equipment Company	2664	0907
Stoody Company	2665	0698
Thermal Arc, Inc.	2760	0424
Thermal Dynamics Corporation	2664	0284

## **PATENTS**

<u>Gompain)</u>	ReshNumber	्र <u>बस्तातः अरोधका</u> रुः
Stoody Company	013699	0043
Victor Equipment Company	013699	0048
Tweco Products, Inc.	013699	0054
Thermal Dynamics Corporation	013699	0038

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**RECORDED: 03/11/2004**