Form PTO-1594 (Rev. 03/05)

OMB Collection 0651-0027 (exp. 6/30/2005)



ARTMENT OF COMMERCE datent and Trademark Office

RECORDATI TRADE	102996500
To the Director of the U. S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.
Name of conveying party(ies):  MAG International Industrial Automation Systems, S.a.r.l.  MAG International Holdings, S.a.r.l.	2. Name and address of receiving party(ies)  Additional names, addresses, or citizenship attached?  Yes  No  Name: SILVER POINT FINANCE, LLC
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation- State: ☐ Other Limited Liability Companies Citizenship (see guidelines) Luxembourg Additional names of conveying parties attached? ☐ Yes ☐ No	Internal Address: Street Address: Two Greenwich Plaza City: Greenwich State: Connecticut Country: USA Zip: 06830  Association Citizenship
3. Nature of conveyance )/Execution Date(s):  Execution Date(s) 04/03/2005  ☐ Assignment ☐ Merger  ☐ Security Agreement ☐ Change of Name ☐ Other	General Partnership Citizenship  Limited Partnership Citizenship  Corporation Citizenship  Other Lin ited Liability C Citizenship Delaware  If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)
A. Trademark Application No.(s) 78/121,669  C. Identification or Description of Trademark(s) (and Filing	B. Trademark Registration No.(s)  1,864,186
5. Name & address of party to whom correspondence concerning document should be mailed:  Name: Howard E. Silverman	6. Total number of applications and registrations involved:
Internal Address: <u>Greenberg Traurig, LLP</u> Suite 2500 Street Address: <u>77 W. Wacker Drive</u>	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$315.00  Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed
City: <u>Chicago</u> State: <u>IL</u> Phone Number: (312) 456-5202  Fax Number: (312) 456-8435	8. Payment Information:  a. Credit Card Last 4 Numbers Expiration Date  b. Deposit Account Number 50-2428
Email Address: silvermanh@gtlaw.com	Authorized User Name Howard E. Silverman
9. Signature: Signature  Howard E. Silverman  Name of Person Signing	April 29, 2005  Date  Total number of pages including cover sheet, attachments, and document:  35  Should be faxed to (703) 306-5995, or mailed to:

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to:

Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450
00000004 1864186

05/05/2005 GTON11 01 FC:8521

02 FC:8522

40.00 OP 275.00 OP

Recordation Form Cover Sheet Trademarks Only Page 2

# Continuation of Item No. 1 Name of conveying party(ies)

	<u>Citizenship</u>
"Caroline" Einhundertdritte	
Vermogensverwaltungsgesellschaft - Limited Liability Company	Germany
Lamb Technicon, Ltd. – Corporation	Canada
Cincinnati Machine Limited – Corporation	England
Lamb Technicon Limited – Corporation	England
MAGUS GmbH – Limited Liability Company	Switzerland
MAGIP GmbH – Limited Liability Company	Switzerland
Cincinnati Machine Korea Corp. – Corporation	South Korea

#### Continuation of Item No. 4 B. Trademark Registration No.(s)

2,444,162 2,381,209 2,440,168 2,378,990 2,385,063

889,688

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#### PATENT AND TRADEMARK SECURITY AGREEMENT

THIS PATENT AND TRADEMARK SECURITY AGREEMENT (together with all amendments, if any, from time to time, this "Patent and Trademark Security Agreement"), dated as of April 3, 2005, is made by MAG International Industrial Automation Systems, S.á.r.l., a limited liability company formed under the laws of Luxemberg (the "Borrower"), MAG International Holdings, S.á.r.l., a limited liability company formed under the laws of Luxembourg ("MAG-Lux"), "Caroline" Einhundertdritte Vermögensverwaltungsgesellschaft mbH, a limited liability company organized under the laws of Germany, registered in commercial register of the Hamburg local court under HRB 93117 ("Caroline"), Lamb Technicon, Ltd, a corporation registered in Ontario, Canada under Number 6940651 ("Lamb-Can"), Cincinnati Machine Limited, a company registered in England and Wales under Number 5322930 ("CML"), Lamb Technicon Limited, a company registered in England and Wales under Number 5334478 ("Lamb-UK"), MAGUS GmbH, a limited liability company formed under the laws of Switzerland ("MAGUS"), MAGIP GmbH, a limited liability company formed under the laws of Switzerland ("MAGIP"), and Cincinnati Machine Korea Corp., a Korean corporation ("Lamp-Korea") (collectively, "Grantors" and each, a "Grantor"), in favor of SILVER POINT FINANCE, LLC, a Delaware limited liability company, in its capacity as Agent ("Agent") for itself and the lenders from time to time party to the Credit and Guaranty Agreement described below ("Lenders").

#### WITNESSETH:

WHEREAS, pursuant to that certain Credit and Guaranty Agreement, dated as of the date hereof, by and among Grantors and Silver Point Finance, LLC, a Delaware limited liability company, as Agent for itself and the other Lenders from time to time party thereto (including all annexes, exhibits and schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to make Loans and to incur Letter of Credit Obligations on behalf of the Borrower; and

WHEREAS, Grantors directly or indirectly benefit from the credit facilities made available to the Borrower under the Credit Agreement and in order to induce Agent and Lenders to enter into the Credit Agreement and other Loan Documents and to induce Lenders to make the Loans and to incur Letter of Credit Obligations as provided for in the Credit Agreement, Grantors desire to grant a continuing Lien on the Intellectual Property Collateral to Agent, for the benefit of Agent and Lenders, to secure all of the Obligations; and

WHEREAS, each of the Grantors is a Credit Party under the Credit Agreement and affiliated by common ownership with each of the other Grantors; and

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.

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- 2. GRANT OF SECURITY INTEREST IN INTELLECTUAL PROPERTY COLLATERAL. (a) To secure the prompt and complete payment, when due, and performance and observance of all the Obligations, each Grantor hereby grants, assigns, conveys, mortgages, pledges, hypothecates and transfers to Agent, for itself and the benefit of the Lenders, a continuing first priority security interest in and Lien (as applicable) upon all of its right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired by or arising in favor of such Grantor and whether owned or consigned by or to, or licensed from or to, such Grantor (collectively, the "Intellectual Property Collateral"):
- (i) all of its now owned and hereafter acquired or arising and filed patents and patent applications ("Patents"), including without limitation, each patent and application listed on Schedule I hereto;
- (ii) all of its Patent Licenses to which it is a party including those referred to on Schedule I hereto;
- (iii) all of its now owned and hereafter acquired or arising and filed trademarks, service marks, trademark or service mark registrations, trade names, and trademark and service mark applications ("<u>Trademarks</u>"), including without limitation, common law rights and each mark, registration and application listed on <u>Schedule II</u> hereto;
- (iv) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on Schedule II hereto;
- (v) all reissues, continuations, divisions, renewals or extensions of the foregoing;
- (vi) all goodwill of the business connected with the use of, and symbolized by, each Trademark, and each Trademark License; and
- (vii) all products and proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future (A) infringement or dilution of any Intellectual Property Collateral, and (B) injury to the goodwill associated with any Intellectual Property Collateral.
- (b) In addition, to secure the prompt and complete payment, performance and observance of the Obligations and in order to induce Agent and Lenders as aforesaid, each Grantor hereby grants to Agent, for itself and the benefit of Lenders, a right of setoff, against the property of such Grantor held by Agent or any Lender, consisting of property described above in Section 2(a) now or hereafter in the possession or custody of or in transit to Agent or any Lender, for any purpose, including safekeeping, collection or pledge, for the account of such Grantor, or as to which such Grantor may have any right or power.
- 3. <u>REPRESENTATIONS AND WARRANTIES</u>. Each Grantor, jointly and severally, represents and warrants that, as of the Closing Date, each Grantor owns or has rights to use all Intellectual Property necessary to continue to conduct its business as now conducted by it or proposed to be conducted by it. Each Trademark registered with or that is the subject of an

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application with the United States Patent and Trademark Office, or its foreign equivalents, as applicable, each Patent and each License is listed, together with application or registration numbers, as applicable, in Schedule I and Schedule II, respectively, hereto. Each Grantor, jointly and severally, represents and warrants that, except as set forth in Disclosure Schedule (3.15) to the Credit Agreement, all Patents and Trademarks which are necessary or material to the operations of such Grantor have been registered or are pending with the United States Patent and Trademark Office or its foreign equivalents, as applicable. Each Patent granted by and each Trademark registered with or that is the subject of an application with the United States Patent and Trademark Office or its foreign equivalents is valid and enforceable, has not been adjudged invalid or unenforceable, in whole or in part, and is not at this time the subject of any challenge to its validity or enforceability except for arguments submitted by the United States Patent and Trademark Office, or its foreign equivalents in the ordinary course of prosecuting the patents or as set forth in Disclosure Schedule 3.15 to the Credit Agreement. Each Grantor conducts its business and affairs without infringement of or interference with any Intellectual Property of any other Person in any material respect. Except as set forth in Disclosure Schedule (3.15) to the Credit Agreement, no Grantor is aware of any infringement claim by any other Person with respect to any of the Intellectual Property Collateral. This Patent and Trademark Security Agreement is effective to create a valid and continuing security interest in and Lien on (as applicable) and, upon the filing hereof with the United States Patent and Trademark Office and the filing of appropriate financing statements listed on Schedule I to the Security Agreement, perfected security interests in favor of Agent in all of Grantors' Patents and Trademarks and such perfected security interests are enforceable as such as against any and all creditors of, and purchasers from, Grantors. Upon filing of this Patent and Trademark Security Agreement with the United States Patent and Trademark Office within ninety (90) days of the creation of each security interest, as applicable and the filing of appropriate financing statements listed on Schedule I to the Security Agreement, all action necessary or otherwise requested by Agent to protect and perfect Agent's security interest in and Lien on (as applicable) Grantor's Patents and Trademarks shall have been duly taken.

The security interests granted pursuant to this Patent and Trademark Security Agreement are granted in conjunction with the security interest granted to Agent pursuant to the Security Agreement. In addition to any representations and warranties contained herein, each Grantor hereby acknowledges and affirms the representations and warranties made to Agent with respect to the Intellectual Property Collateral made in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

Trademark Security Agreement are granted in conjunction with the security interests granted to Agent pursuant to the Security Agreement. In addition to the covenants contained herein, each Grantor hereby acknowledges and affirms the covenants of such Grantor contained in the Security Agreement with respect to the Intellectual Property Collateral, the terms and provisions of which are incorporated herein as if fully set forth herein. Grantors shall have the duty to prosecute diligently any applications to register any of the Intellectual Property Collateral, and to do any and all acts which are reasonably necessary or desirable to preserve and maintain all rights in the Intellectual Property Collateral. Any expenses incurred in connection with the

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Intellectual Property Collateral shall be borne solely by Grantors. Grantors shall not abandon any Intellectual Property Collateral without the prior written consent of Lenders.

- 5. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Patent and Trademark Security Agreement are granted in conjunction with the security interests granted to Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- shall remain in full force and effect and continue to be effective should any petition be filed by or against any Grantor or Credit Party for liquidation or reorganization, should any Grantor or Credit Party become insolvent or make an assignment for the benefit of any creditor or creditors or should a receiver or trustee be appointed for all or any significant part of any Grantor's or Credit Party's assets, and shall continue to be effective or be reinstated, as the case may be, if at any time payment and performance of the Obligations, or any part thereof, is, pursuant to applicable law, rescinded or reduced in amount, or must otherwise be restored or returned by any obligee of the Obligations, whether as a "voidable preference," "fraudulent conveyance," or otherwise, all as though such payment or performance had not been made. In the event that any payment, or any part thereof, is rescinded, reduced, restored or returned, the Obligations shall be reinstated and deemed reduced only by such amount paid and not so rescinded, reduced, restored or returned.
- 7. NOTICES. Whenever it is provided herein that any notice, demand, request, consent, approval, declaration or other communication shall or may be given to or served upon any of the parties by any other party, or whenever any of the parties desires to give or serve upon another any such communication with respect to this Patent and Trademark Security Agreement, each such notice, demand, request, consent, approval, declaration or other communication shall be in writing and shall be addressed to the party to be notified at the address set forth in Annex H to the Credit Agreement (or such other address as may be substituted by notice given in the manner required by Section 12.10 of the Credit Agreement), and given in the manner required by Section 12.10 of the Credit Agreement.
- 8. <u>ADDITIONAL GRANTORS</u>. The initial Grantors hereunder are the Credit Parties as are signatories hereto on the date hereof. From time to time subsequent to the date hereof, additional Credit Parties may become parties hereto, as additional Grantors (each, an "Additional Grantor"), by executing a counterpart of this Patent and Trademark Security Agreement substantially in the form of Exhibit A attached hereto. Upon delivery of any such counterpart to Agent, notice of which is hereby waived by the Grantors, each Additional Grantor shall be a Grantor and shall be as fully a party hereto as if such Additional Grantor were an original signatory hereto. Each Grantor expressly agrees that its obligations arising hereunder shall not be affected or diminished by the addition or release of any other Grantor hereunder nor by any election of Agent not to cause any Credit Party or any other Person to become an Additional Grantor hereunder. This Patent and Trademark Security Agreement shall be fully

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effective as to any Grantor that is or becomes a party hereto regardless of whether any other Person becomes or fails to become or ceases to be a Grantor hereunder.

- 9. <u>TERMINATION OF THIS SECURITY AGREEMENT</u>. Subject to <u>Section 6</u> hereof, this Patent and Trademark Security Agreement shall terminate upon the Termination Date. Upon the Grantor's request, the Agent and/or the Lenders shall within a reasonable time after any such termination execute and deliver to the Grantors such documents and instruments as are reasonably necessary to evidence such termination and release of the security interest granted herein on any applicable public record.
- 10. NO STRICT CONSTRUCTION. The parties hereto have participated jointly in the negotiation and drafting of this Patent and Trademark Security Agreement. In the event an ambiguity or question of intent or interpretation arises, this Patent and Trademark Security Agreement shall be construed as if drafted jointly by the parties hereto and no presumption or burden of proof shall arise favoring or disfavoring any party by virtue of the authorship of any provisions of this Patent and Trademark Security Agreement. This Patent and Trademark Security Agreement is to be read, construed and applied together with the Credit Agreement and the other Loan Documents which, taken together, set forth the complete understanding and agreement of Agent, Lenders and Grantors with respect to the matters referred to herein and therein. Except as otherwise specifically provided, if any provision contained in this Patent and Trademark Security Agreement or any other Loan Document, conflicts with any provision in the Credit Agreement, the provision in the Credit Agreement shall govern and control.
- 11. <u>ADVICE OF COUNSEL</u>. Each of the parties represents to each other party hereto that it has discussed this Patent and Trademark Security Agreement with its counsel.
- 12. <u>REQUESTED RECORDATION</u>. The Grantors authorize and request that the United States Patent and Trademark Office (and any state, foreign or other authority to which this Patent and Trademark Security Agreement is submitted) record this Patent and Trademark Security Agreement (and any corresponding or separate forms of such jurisdiction) in order to publicly reflect the interests of the Agent and the Lenders in the Intellectual Property Collateral.
- 13. GOVERNING LAW. THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE CONSTRUED IN ACCORDANCE WITH AND BE GOVERNED BY THE LAWS OF THE STATE OF NEW YORK, WITHOUT GIVING EFFECT TO PRINCIPLES OF CONFLICTS OF LAW, AND EACH PARTY EXPRESSLY WAIVES ANY OBJECTION IT MAY HAVE TO SUCH JURISDICTION OR THE CONVENIENCE OF SUCH FORUM.
- 14. <u>POWER OF ATTORNEY</u>. The Grantors hereby irrevocably grant to the Agent, for the ratable benefit of the Lenders, a power of attorney, to act as such Grantors' attorney-in-fact, with full authority in the name, place and stead of each such Grantor, from time to time in the Agent's discretion, to take any action and to execute any instrument that the Agent may reasonably deem necessary or advisable to accomplish the purposes of this Patent and Trademark Security Agreement. This authority includes, without limitation, the following:

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- (a) To modify or amend (in the sole discretion of the Agent and the Lenders and without first obtaining such Grantors' approval thereof or signature thereto) Schedule I hereof, as appropriate and as otherwise permitted herein, to include references to any registered intellectual property (or application or license therefor) acquired by such Grantors after the execution hereof or to delete any reference to any Intellectual Property Collateral in which such Grantors no longer have or claim any right, title or interest; and
- (b) To execute any document required to acknowledge, register or perfect the security interest of the Agent and the Lenders in any part of the Intellectual Property Collateral without the signature of such Grantors unless prohibited by applicable law.

The foregoing power of attorney is coupled with an interest and is irrevocable until the obligations secured hereby have been unconditionally and indefeasibly paid or performed in full and the Credit Agreement has been terminated, at which time the foregoing power of attorney shall also terminate.

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IN WITNESS WHEREOF, each Grantor has caused this Patent and Trademark Security Agreement to be executed and delivered by its duly authorized officers as of the date first set forth above.

MAG INTERNATIONAL INDUSTRIAL AUTOMATION SYSTEMS, S.À.R.L.

By:

Name: Moshe Meidar

Title: Manager

MAG INTERNATIONAL HOLDINGS, S.λ.R.L.

Bv:

Name: Moshe Meidar

Title: Manager

"CAROLINE" EINHUNDERTDRITTE VERMÖGENSVERWALTUNGS-GESELLSCHAFT MBH

D. 7.

Name: James Benjamin

Title: Executive Vice President

LAMB TECHNICON, LTD.

Bv:

Jame: James Benjami

Title: Executive Vice President

Patent and Trademark Security Agreement

#### **CINCINNATI MACHINE LIMITED**

By:

Name: James Benjamin

Title: Executive Vice President

#### LAMB TECHNICON LIMITED

By:

Name: James Benjamin

Title: Executive Vice President

#### **MAGUS GMBH**

By:

Vame: James Benjamin

Title:

Attorney-In-Fact

#### **MAGIP GMBH**

By:

Name: James Benjamin

Title:

le: Attorney-In-Fact

### CINCINNATI MACHINE KOREA CORPORATION

Bv:

Name: James Benjamiz

Title: Executive Vice President

Patent and Trademark Security Agreement

#### Acknowledged and Agreed:

SILVER POINT FINANCE, LLC, as Agent

By: Silver Point Capital, L.P., its

managing member

By: Silver Point Capital

Management, LLC, its

general-partner

Name: Edward A. Mulé

Title: Managing Member

Patent and Trademark Security Agreement

# SCHEDULE II to PATENT AND TRADEMARK SECURITY AGREEMENT

Cincinnati UK Trademarks and Trademark Applications

SSL-DOCS2 70216308v1

		Translini valst				22.2
Trademark Name	Client Attorney(s)	Case Numbe	Application Number Status /Filing Date	Registration Number/Date	Renewal : Date	First Use Date
ARROW	CUK	CUKT-9311	634549	634549	11-Jul-2014	
Country: Australia	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 11-Jul-1994	11-Jul-1994		
ARROW	CUK	CUKT-9311	AM3366/94	155747	14-Dec-2014	
Country: Austria	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ercd 08-Jul-1994	29-Dec-1994		
ARROW	COK	CUKT-9311	830000	553697	05-Jul-2014	
Country: Benelux	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 05-Jul-1994	05-Jul-1994		
ARROW	CUK	CUKT-9311	206092	465004	25-Oct-2011	
Country: Canada	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	cred 04-Aug-1994	25-Oct-1996		
ARROW	CUK	CUKT-9311	94070925	860358	06-Aug-2006	
Country: China	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 20-Jul-1994	07-Aug-1996		
ARROW	CUK	CUKT-9311	5353/94	6969/94	14-Oct-2014	
Country: Denmark	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 02-Aug-1994	14-Oct-1994		
ARROW	CUK	CUKT-9311	94/529447	94/529447	19-Jul-2014	:
Country: France	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 19-Jul-1994	19-Jul-1994		
ARROW	CUK	CUKT-9311	C47186/7W	2901154	07-Jul-2014	
Country: Germany	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 07-Jul-1994	02-Feb-1995		
ARROW	CUK	CUKT-9311	725158		1	:
Country: India	Owner: UNOVA Industrial Automation Sy	utomation Sy Pending	15-May-1996			
ARROW	CUK BLR	CUKT-9311	342725	342725	01-Aug-2014	:
Country: Indonesia	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 01-Aug-1994	31-Aug-1995		
ARROW	CUK	CUKT-9311	94C002022	684269	18-Jul-2014	
Country: Italy	Owner: UNOVA Industrial Automation Sy	utomation Sy Registered	ered 18-Jul-1994	25-Jul-1996		

Friday, February 18, 2005		Trademark List	rk List				Page: 2
Trademark Name	Client	Case Attorney(s)	Status	Application Number /Filing Date	Registration Number/Date	Renewal Date	First Use Date
ARROW	CUK	COK	CUKT-9311	71996/1994			
Country: Japan	Owner: UNOVA Industrial Automation Sy	strial Automation Sy	Pending	15-Jul-1994			
ARROW	CUK	COK	CUKT-9311	94-28177	365321	16-Jun-2006	*
Country: Korca, Republic of	Owner: UNOVA Industrial Automation Sy	istrial Automation Sy	Registered	14-Jul-1994	16-Jun-1996		
ARROW	CUK	COUK	CUKT-9311	MA/7257/94			:
Country: Malaysia	Owner: UNOVA Indu	Owner: UNOVA Industrial Automation Sy	Pending	12-Aug-1994			
ARROW	CUK	COK	CUKT-9311	208460	528137	15-Aug-2014	
Country: Mexico	Owner: UNOVA Industrial Automation Sy	strial Automation Sy	Registered	15-Aug-1994	08-Aug-1996		
ARROW	CUK	BLR CUK	CUKT-9311		T94/06483E	26-Jul-2014	
Country: Singapore	Owner: UNOVA Industrial Automation Sy	strial Automation Sy	Registered		26-Jul-1994		
	Classes: 7	Agent: D	Agent: DRE Drew & Napier	ier	,		
ARROW	CUK	CUK	CUKT-9311	4665/94.8	422928	08-Jul-2014	
Country: Switzerland	Owner: UNOVA Indu	Owner: UNOVA Industrial Automation Sy	Registered	08-Jul-1994	20-May-1996		
ARROW	COK	COK	CUKT-9311	83-052515			:
Country: Taiwan	Owner: UNOVA Industrial Automation Sy	Istrial Automation Sy	Pending	12-Aug-1994			
ARROW	COK	CUK	CUKT-9311	272774	28836	22-Sep-2014	
Country: Thailand	Owner: UNOVA Industrial Automation Sy	strial Automation Sy	Registered	23-Sep-1994	12-May-1995		
	Classes: 7		:				
ARROW	CUK	CUK	CUKT-9311	272774			
Country: Togo	Owner: UNOVA Indu	Owner: UNOVA Industrial Automation Sy	Pending	23-Sep-1994			
ARROW	CUK	CUK	CUKT-9311	1579776	1579776	24-Jul-2011	
Country: United Kingdom	Owner: UNOVA Indi	Owner: UNOVA Industrial Automation Sy	Renewed	24-Jul-1994	24-Jul-1994		
ARROW	CUK	CUK	CUKT-9311	74/416092	1864186	22-Nov-2014 21-Mar-1994	21-Mar-1994
Country: United States of America	Owner: UNOVA Industrial Automation Sy	strial Automation Sy	Registered	23-Jun-1993	22-Nov-1994		

Friday, February 18, 2005	8, 2005			Tra	Trademark List	k List				Page: 3
Trademark Name			Client	Attorney(s)	Case Numbe	tatus	Application Number Registration Status /Filing Date Number/Dat	Registration Rene Number/Date Date	Renewal Date	First Use Date
ARROW			CUK	BLR	CUKT	CUKT-9311-1	970027671			
Country: China		Owner: U	NOVA Ind	Owner: UNOVA Industrial Automation Sy	ion Sy	Pending	31-Mar-1997			
		Classes: 7								
DART		CUK	CUK		CUKT-0003	-0003	9700132233	: :		
Country: China		Owner: U	NOVA Ind	Owner: UNOVA Industrial Automation Sy	ion Sy	Pending	11-Dec-1997			
DART			CUK	:	CUKT-0003	-0003	672576	672576	11-Nov-2007	•
Country: European Community	Community	Owner: U	NOVA Ind	Owner: UNOVA Industrial Automation Sy	ion Sy	Registered	11-Nov-1997	17-Apr-2000		
Designated	Designated Countries	Classes: 7								
AT	Registered									
ВХ	Registered									٠
DE	Registered									
DK	Registered									
ES	Registered					•				
E	Registered									
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GB	Registered									
GR	Registered									
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¥	Registered									
SE	Registered								•	
FIV			CUK		CUKT-0205	-0205	76/436154	2721173	03-Jun-2013 18-Mar-2002	18-Mar-200
Country: United States of America	A 200 000	:								

Friday, February 18, 2005		Trade	Trademark List				Page:
Trademark Name	Client	Attorney(s)	Case Numbe Status	Application Number Registration Status /Filing Date Number/Dat	Registration Number/Date	Renewal Date	First Use Date
HAWK	CUK		CUKT-9708		1 186091	27-Jul-2011	
Country: China	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered		28-Jul-2001		
HAWK	COK		CUKT-9708	75/296800	2265444	27-Jul-2009	27-Jul-2009 21-Oct-1997
Country: United States of America	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered	22-May-1997	27-Jul-1999		
LANCER	CUK		CUKT-9303	826401	552871	29-Apr-2014	
Country: Benelux	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered	29-Apr-1994	29-Apr-1994		
LANCER	CUK		CUKT-9303		:	03-Sep-2006	
Country: Brazil	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered	08-Jul-1994	03-Sep-1996		
LANCER	CUK		CUKT-9303	756006	441698	31-Mar-2010	
Country: Canada	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered	03-Jun-1994	31-Mar-1995		
LANCER	CUK	:	CUKT-9303	94070924	:		
Country: China	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Pending	20-Jul-1994			
LANCER	CUK		CUKT-9303	94/520935	94/520935	19-Jul-2014	
Country: France	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered	19-May-1994	19-May-1994	•	
LANCER	COK		CUKT-9303	C46818/7W	2090587	28-Apr-2014	
Country: Germany	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered	28-Apr-1994	31-Jan-1996		
LANCER	COK		CUKT-9303	725157			
Country: India	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Pending	15-May-1996			
LANCER	CUK		CUKT-9303	2004C003762	683742	23-Jun-2014	:
Country: Italy	Owner: UNOVA In	Owner: UNOVA Industrial Automation Sy	Sy Registered	21-Dec-2004	04-Jul-1996		
The second secon	Classes: 7		,			:	
LANCER	CUK		CUKT-9303	46151/94			
Country: Japan	Owner: UNOVA I	Owner: UNOVA Industrial Automation Sy	Sy Pending	10-May-1994			

Friday, February 18, 2005		Trade	Trademark List				
Trademark Name	Client	Attorney(s)		Application Number Registration Renewal Status /Filing Date Number/Date Date	Registration Rene Number/Date Date	Renewal Date	First Use Date
LANCER	CUK		CUKT-9303	1570813	1570813	04-May-2011	
Country: United Kingdom	Owner: UNOVA Industrial Automation Sy	lustrial Automation	n Sy Registered	1 04-May-1994	13-Jun-1995	:	į
LANCER	CUK	: : : : :	CUKT-9303	74/365246	1899581	13-Jun-2005	
Country: United States of America	Owner: UNOVA Industrial Automation Sy	lustrial Automation	n Sy Registered	d 08-Mar-1993	13-Jun-1995		
SABRE	CUK		CUKT-9701.1		1165412	06-Apr-2008	
Country: China	Owner: UNOVA Inc	IOVA Industrial Automation Sy	n Sy Registered	d 03-Feb-1997	07-Apr-1998	-	
	CUK		CUKT-9701.2		1573951	20-May-2011	
Country: China	Owner: UNOVA Industrial Automation Sy	fustrial Automatio	n Sy Registered	d 31-Mar-1997	21-May-2001		
ULTIMATE PERFORMANCE	CUK		CUKT-0011				
Country: United States of America	Owner: UNOVA Inc	VOVA Industrial Automation Sy	in Sy Common law	law	٠		
V-CNC	CUK		CUKT-0206	76/436155	2726930	17-Jun-2013	17-Jun-2013 18-Mar-2002
Country: United States of America	Owner: UNOVA Industrial Automation Sy	dustrial Automatio	on Sy Registered	d 31-Jul-2002	17-Jun-2003		

**Honsberg Lamb Trademarks and Trademark Applications** 

Friday, February 18, 2005	8, 2005		Trad	Trademark List				Page: 1
Name		Client	Attorney(s)	e e	Application Number Registration Status /Filing Date Number/Date	Registration Renev Number/Date Date	Renewal Date	First Use Date
HONSBERG		HON BLR		HLT-0301	002901999			Approx. As a second of the comments of the com
Country: European Community	Community	Owner: UNOVA UK Limited	p <sub>e</sub>	Pending	22-Oct-2002			
Designate	Designated Countries		∢	Agent: VSW Von Kreisler Selting Werner	isler Selting Werner			
AT	Pending							
BX	Pending							
DE	Pending							
DK	Pending							
ES	Pending							
E	Pending							
Ŧ	Pending							
В	Pending							
GR	Pending							
IE	Pending							
Ħ	Pending							
F	Pending							
SE	Pending							

# Lamb Machining Systems Trademarks and Trademark Applications

Friday, February 18, 2005	Tr	<b>Trademark List</b>				Page: 1
Trademark Name	Client Attorney(s)	Case Numpe	Application Number Registration Status Filing Date Number/Date	Registration Rene Number/Date Date	Renewal Date	First Use Date
BOBCAT	LMS BLR	LMST-1357	78/121669			
Country: United States of America	Owner: UNOVA Industrial Automation Sy	ation Sy Suspended	ed 15-Apr-2002			
Grand Design	LMS BLR	1330	75867880	2444162	17-Apr-2011	
Country: United States of America	Owner: Grand Design, Inc.	Registered	ed 09-Dec-1999	17-Apr-2001	•	
Jaguar	LMS BLR	1324	75768883	2381209	29-Aug-2010	
Country: United States of America	Owner: UNOVA IP Corp.	Registered	ed 05-Aug-1999	29-Aug-2000	)	
•	Classes: 7					
	LMS BLR	1323	75772468	2440168	03-Apr-2011	
Country: United States of America	Owner: UNOVA IP Corp.	Registered	d 10-Aug-1999	03-Apr-2001	•	
	Classes: 7					
PATHWAYS TO PRODUCTIVITY	LMS BLR	1317	75672168	2378990	22-Aug-2010	
Country: United States of America	Owner: UNOVA IP Corp.	Registered	31-Mar-1999	22-Aug-2000	1	
	Classes: 7					
PATHWAYS TO PRODUCTIVITY (design)	esign) LMS BLR	1318	75672503	2385063	12-Sep-2010	
Country: United States of America	Owner: UNOVA IP Corp.	Registered	d 01-Apr-1999	12-Sep-2000	•	
	Classes: 7					

Thursday, March 03, 2005			Trademark List	k List				Page: 1
Trademark Name	Client	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Renewal First Use Number/Date Date Date	Renewal Date	First Use Date
LAMB	LBA BLR	BLR	0084	Registered 56940	56940	423416	04-Nov-1996	
	Оwner	Owner: Litton UK Limited	ited			04-Nov-1986		
County: Benefitx								
	Classes: 7,9	6'		Remarks:				
	Goods: N	MACHINE TOO	Goods: MACHINE TOOLS & APPARATU					
	LBA BLR	BLR	0085	Registered	359281	208215	11-Jul-2005	
	Owner	Owner: Litton Indust'l Systems, Inc.	Systems, Inc.			11-Jul-1975		
Country: Canada								
				Remarks:				
	Goods: C	Goods: CONVY & POSITION MECH	FION MECH					

Thursday, March 03, 2005	3, 2005			Trademark List	Jist				Page: 2
Trademark Name			Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
LAMB		LBA	BLR	1331	Registered	000457408	000457408	29-Jan-2007	
		Омле	Owner: UNOVA UK Limited	imited		29-Jan-1997	29-Jan-1997		
Country: European Community	Community	Agent:	Agent: NAS Keith W. Nash & Co.	Nash & Co.					
Designated	Designated Countries	Classes:	Classes: 7, 9, 37, 40, 42		Remarks:	Remarks: The registration in Class 9 is	Class 9 is		
AT	Registered				•	directed to welding equipment. This	equipment. This		
ВХ	Registered				_	portion of the registration will not be transferred to Buyer.	ration will not be		
DE	Registered	Goods:	MACHINE TOO	Goods: MACHINE TOOLS & APPARATU			:		
DK	Registered								
ES	Registered								
臣	Registered								
FR	Registered								
СВ	Registered								
GR	Registered								
<b>3</b>	Registered								
П	Registered							,	
PT	Registered								
SE	Registered								
LAMB	:	LBA		9800	Registered	822220	1378026	04-Nov-1996	
		Омпе	Owner: Litton UK Limited	iited			04-Nov-1986		
Country: France									
		Classes: 7,9	6,7		Remarks:				

Goods: MACHINE TOOLS & APPARATU

Thursday, March 03, 2005							
		Irademark List	'ist				rage: 3
Trademark Name	Client Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
LAMB	LBA	0087	Registered	138416	1213112	16-Sep-2012	
	Owner: UNOVA Ind	Owner: UNOVA Industrial Automation Sy		08-Sep-1972	18-Sep-1972		
Country: France	Agent: NAS Keith W. Nash & Co.	V. Nash & Co.					
	Classes: 7, 12		Remarks:				
	Goods: MACHINERY & VEHICLES	& VEHICLES					
LAMB	LBA	8800	Registered	L29547/7WZ 1111837	1111837	07-Nov-1996	
	Owner: Litton UK Limited	imited			07-Nov-1986		
Country: Germany							
	Classes: 7,9		Remarks:				
	Goods: APPARATUS						
LAMB	LBA	6800	Registered	895541	895541	23-Dec-2000	
	Owner: Litton Indust'l Systems, Inc.	'l Systems, Inc.			23-Dec-1970		
Country: Germany							
	Classes: 7		Remarks: C	Remarks: Our Ref: 7342.3003.001	1001		
	Goods: SPECIAL PURPOSE MACHINE	POSE MACHINE					
LAMB	LBA BLR	LBAT-x799	Registered		660561	19-Dec-2012	
	Owner: Litton Indust'l Systems, Inc.	1 Systems, Inc.		19-Dec-1972	13-Feb-1975		
Country: Italy							
			Remarks: o	Remarks: original case file read reg no 287996	d reg no 287996		

			Trademark List	ist				Page: 4
Trademark Name	Client	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal First Use Date Date	First Use Date
LAMB	LBA		0600	Registered	Registered 1262632	1262632	15-Mar-2007	
	Омпег	Owner: Litton UK Limited	ited			15-Mar-1986		
Country: United Kingdom								
	Classes: 7			Remarks:				
	Goods: N	1ACHINE TOOI	Goods: MACHINE TOOLS & APPARATU					
	LBA BLR	BLR	0003	Registered	301534	889688	21-Apr-2010	
	Owner:	Owner: Litton Indust'l Systems, Inc.	systems, Inc.		27-Jun-1968	21-Apr-1970	•	
Country: United States of America						•		
	Classes: 7			Remarks:				
	Goods: A	Goods: AUTOMATED CONVEYORS	ONVEYORS					

Thursday, March 03, 2005		Trademark List	ist				Page: 1
Trademark Name	Client Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
LAMB LOGO	LBA	0094	OPEN	56939	428605	04-Nov-2006	
	Owner: Litton UK Limited	nited			04-Nov-1986		
Country: Benelux							
	Classes: 7,9		Remarks:				
	Goods: MACHINE TOOLS & APPARATU	LS & APPARATU					
LAMB LOGO	LBA	0095	Registered	822219	1378025	04-Nov-2006	
	Owner: Litton UK Limited	nited			04-Nov-1986		
Country: France							
	Classes: 7,9		Remarks:				
	Goods: MACHINE TOOLS & APPARATU	LS & APPARATU					
LAMB LOGO	LBA	9600	Registered	L29548/7WZ	1111838	07-Nov-1996	
	Owner: Litton UK Limited	nited			07-Nov-1986		
Country: Germany							
	Classes: 7,9		Remarks:				
	Goods: MACHINE TOOLS & APPARATU	LS & APPARATU					
LAMB LOGO	LBA	8600	Registered	1264429	1264429	10-Apr-2007	
	Owner: Litton UK Limited	nited			04-Aug-1989		
Country: United Kingdom							

r

Remarks:

Classes: 7 Goods: MACHINE TOOLS & APPARATU Other Trademarks and Trademark Applications

Thursday, March 03, 2005		Trademark List	ist				Page: 1
Trademark Name	Client Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
LAMB LOGO	LBA	0094	OPEN	56939	428605	04-Nov-2006	
	Owner: Litton UK Limited	nited			04-Nov-1986		
Country: Benelux							
	Classes: 7,9		Remarks:				
	Goods: MACHINE TOOLS & APPARATU	LS & APPARATU					
LAMB LOGO	LBA	2600	Registered	822219	1378025	04-Nov-2006	
	Owner: Litton UK Limited	nited			04-Nov-1986		
Country: France							
	Classes: 7,9		Remarks:				
	Goods: MACHINE TOOLS & APPARATU	LS & APPARATU					
LAMB LOGO	LBA	9600	Registered	L29548/7WZ	1111838	07-Nov-1996	
	Owner: Litton UK Limited	nited			07-Nov-1986		
Country: Germany							
	Classes: 7,9		Remarks:				
	Goods: MACHINE TOOLS & APPARATU	LS & APPARATU					
LAMB LOGO	LBA	8600	Registered	1264429	1264429	10-Apr-2007	
	Owner: Litton UK Limited	nited			04-Aug-1989		
Country: United Kingdom							
	Classes: 7 Goods: MACHINE TOOLS & APPARATU	ILS & APPARATU	Remarks:				

Thursday, March 03, 2005			Trademark List	ist				Page: 1
Name		Attorney(s)	Case Number	Status	Application Number/Filing	Registration Renewal First Use Number/Date Date Date	Renewal Date	First Use Date
LAMB	LBA	BLR	0084	Registered 56940	56940	423416	04-Nov-1996	
	Owner	Owner: Litton UK Limited	ited			04-Nov-1986		
Country: Benelux								
•	Classes: 7,9	6'1		Remarks:				
	Goods: 1	MACHINE TOO	Goods: MACHINE TOOLS & APPARATU					
LAMB	LBA	LBA BLR 0085	0085	Registered	359281	208215	11-Jul-2005	
	Оwпе	Owner: Litton Indust'l Systems, Inc.	Systems, Inc.			11-Jul-1975		
Country: Canada								
				Remarks:				

Goods: CONVY & POSITION MECH

Client   Attorneyt's large   Client   Attorneyt's   Case Number   Status   Application   Registration   Registration   Registration   Registration   Registered   Attorneyt's   Data	Thursday, March 03, 2005				Trademark List	ist		AMMEN . M. M. M. L. Braylander & C. B. A.		Page: 2
LBA   BLR   1331   Registered   29-Jan-1997   29-Jan-199			Client				Application	Registration		First Use
European Community	Trademark Nam			Attorney(s)	Case Number	Status	Number/Filing	Number/Date	- 1	Date
F. European Community         Agent: UNOVA UK Limited         29-Jan-1997	LAMB	•		BLR	1331	Registered	1	000457408	29-Jan-2007	
Estionpean Community         Agent: NAS   Keith W. Nash & Co.         Remarks: The registration in Class 9 is directed to welding equipment. This portion of the registration will not be transferred to Buyer.           AT         Registered         Goods: MACHINE TOOLS & APPARATU         Remarks: The registration will not be transferred to Buyer.           DE         Registered         Goods: MACHINE TOOLS & APPARATU         Registered to Buyer.           FS         Registered         Registered         Registered           GB         Registered         Registered         Registered           GR         Registered         Registered         Registered           GR         Registered         Registered         Registered           FT         Registered         Registered         Registered			Owne	r: UNOVA UK I	imited		29-Jan-1997	29-Jan-1997		
AT         Registered Countries         Classes: 7, 9, 37, 40, 42         Remarks: The registration in Class 9 is directed to welding equipment. This portion of the registration will not be transferred to Buyer.           BX         Registered         Goods: MACHINE TOOLS & APPARATU         APPARATU           DK         Registered         Goods: MACHINE TOOLS & APPARATU         APPARATU           FS         Registered         Registered         APPARATU           GB         Registered         APPARATU         APPARATU           FT         Registered         APPARATU         APPARATU           FT         Registered         APPARATU         APPARATU           FT         APPARATU         APPARATU         APPARATU	Country: Europea	n Community	Agent: 1	NAS Keith W.	Nash & Co.					
AT         Registered         directed to welding equipment. This portion of the registration will not be transferred to Buyer.           DE         Registered         Goods: MACHINE TOOLS & APPARATU           DK         Registered         Goods: MACHINE TOOLS & APPARATU           FI         Registered         Registered           GB         Registered         Registered           GR         Registered           TT         Registered           PT         Registered           PT         Registered           PT         Registered           PT         Registered           SE         Registered           PT         Registered           PT         Registered           Owner: Litton UK Limited         Registered           Owner: Litton UK Limited         Ohner: Litton UK Limited	Designa	ted Countries	Classes:	7, 9, 37, 40, 42		Remarks:	The registration in (	Class 9 is		
BX         Registered         Transferred to Buyer.           DE         Registered         Goods: MACHINE TOOLS & APPARATU           ES         Registered         Itransferred to Buyer.           FR         Registered         Registered           GR         Registered         Registered           IT         Registered         Registered           FT         Registered           FT         Registered           SE         Registered           FT         Registered           SE	AT	Registered				J	lirected to welding	equipment. This		
DE         Registered         Goods: MACHINE TOOLS & APPARATU           ES         Registered         Registered           FR         Registered         Registered           GR         Registered         Registered           IT         Registered         Registered           IT         Registered         Registered           PT         Registered         Registered           Registered         Registered         Registered	BX	Registered					oortion of the regist ransferred to Buver	tration will not be		
DK         Registered           FT         Registered           FR         Registered           GR         Registered           GR         Registered           IT         Registered           PT         Registered           PT         Registered           PT         Registered           SE         Registered           SE         Registered           Owner: Litton UK Limited         Registered           Owner: Litton UK Limited         O4-Nov-1986	DE	Registered	Goods:	MACHINE TOO	LS & APPARATU	-		ī		
ES         Registered         Registered           FR         Registered         Registered           GR         Registered         Registered           IT         Registered         Registered           IT         Registered         Registered           SF         Registered         Registered	DK	Registered								
FR         Registered	ES	Registered								
FR         Registered         Registered           GR         Registered         Registered           IT         Registered         Registered           PT         Registered         Registered           SE         Registered         1378026           SE         Registered         Registered           SE         Registered         1378026           Owner: Litton UK Limited         04-Nov-1986	ᇤ	Registered								
GB         Registered         Registered         1	跃	Registered								
GR         Registered           IT         Registered           PT         Registered           SE         Registered           LBA         0086         Registered           Chance         Owner: Litton UK Limited         04-Nov-1986	GB	Registered								
IE         Registered           PT         Registered           SE         Registered           LBA         0086         Registered         1378026           Cowner: Litton UK Limited         04-Nov-1986	GR	Registered								
IT         Registered           PT         Registered           SE         Registered           LBA         0086         Registered         1378026           Owner: Litton UK Limited         04-Nov-1986	<b>E</b>	Registered								
PT Registered  SE Registered  LBA 0086 Registered 822220 1378026  Owner: Litton UK Limited 04-Nov-1986	П	Registered								
SE Registered  LBA 0086 Registered 822220 1378026  Owner: Litton UK Limited 04-Nov-1986	PT	Registered								
LBA 0086 Registered 822220 1378026 Owner: Litton UK Limited 04-Nov-1986	SE	Registered								
Owner: Litton UK Limited	LAMB		LBA		9800	Registered	į	1378026	04-Nov-1996	
Country: France			Owne	r: Litton UK Lim	ited			04-Nov-1986		
	Country: France									

Remarks:

Classes: 7,9 Goods: MACHINE TOOLS & APPARATU

Thursday, March 03, 2005		Trademark List	ist				Page: 3
Trademark Name	Client Attorney(s)	Case Number	tatus	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
LAMB	LBA	0087	Registered	138416	1213112	16-Sep-2012	
	Owner: UNOVA Industrial Automation Sy	strial Automation Sy		08-Sep-1972	18-Sep-1972		
Country: France	Agent: NAS Keith W.	Keith W. Nash & Co.					
	Classes: 7, 12		Remarks:				
	Goods: MACHINERY & VEHICLES	c VEHICLES					And its charge open company . In ,
LAMB	LBA	8800	Registered	L29547/7WZ	1111837	07-Nov-1996	
	Owner. Litton UK Limited	nited			07-Nov-1986		
Country: Germany							
	Classes: 7,9		Remarks:				
	Goods: APPARATUS						
LAMB	LBA	6800	Registered	895541	895541	23-Dec-2000	
	Owner: Litton Indust'l Systems, Inc.	Systems, Inc.			23-Dec-1970		
Country: Germany							
	Classes: 7		Remarks: (	Remarks: Our Ref: 7342.3003.001	100		
	Goods: SPECIAL PURPOSE MACHINE	OSE MACHINE					
LAMB	LBA BLR	LBAT-x799	Registered		660561	19-Dec-2012	
	Owner: Litton Indust'l Systems, Inc.	l Systems, Inc.		19-Dec-1972	13-Feb-1975		
Country: Italy			•		700200		
			Remarks: 0	Remarks: original case file read reg no 287996	d reg no 28/990		

Goods:

Thursday, March 03, 2005	1 · · · · · · · · · · · · · · · · · · ·		Trademark List	ist				Page: 4
Trademark Name	Client	Attorney(s)	Attorney(s) Case Number	Status	Application Number/Filing	Registration Renewal First Use Number/Date Date Date	Renewal Date	First Use Date
LAMB	LBA		0600	Registered	Registered 1262632	1262632	15-Mar-2007	
	Омпет	Owner: Litton UK Limited	ited			15-Mar-1986		
Country: United Kingdom								
	Classes: 7			Remarks:				
	Goods: N	(ACHINE TOO)	Goods: MACHINE TOOLS & APPARATU					
LAMB	LBA	BLR	0093	Registered	301534	889688	21-Apr-2010	
	Owner:	Owner: Litton Indust'l Systems, Inc.	Systems, Inc.		27-Jun-1968	21-Apr-1970		
Country: United States of America								
	Classes: 7			Remarks:				
	Goods: A	Goods: AUTOMATED CONVEYORS	ONVEYORS					

#### **EXHIBIT A**

## COUNTERPART TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

This counterpart, dated, [200_], is delivered pursuant to <u>Section 8</u> of that
certain Patent and Trademark Security Agreement dated as of April, 2005 (as from
time to time amended, modified or supplemented, the "Patent and Trademark Security
Agreement"; the terms defined therein and not otherwise defined herein being used as
therein defined), between MAG International Industrial Automation Systems, S.à.r.l.,
MAG International Holdings, S.à.r.l., "Caroline" Einhundertdritte
Vermögensverwaltungsgesellscaft mbH, Lamb Technicon, Ltd, Cincinnati Machine
Limited, Lamb Technicon Limited, MAGUS GmbH, MAGIP GmbH, and Cincinnati
Machine Korea Corp., collectively, as Grantors, and Silver Point Finance, LLC, as Agent.
The undersigned hereby agrees (i) that this counterpart may be attached to the Patent and
Trademark Security Agreement, and (ii) that the undersigned will comply with and be
subject to, including representations and warranties, all the terms and conditions of the
Patent and Trademark Security Agreement as if it were an original signatory thereto.
[NAME OF ADDITIONAL GRANTOR]
[NAME OF ADDITIONAL GRAINTOR]
Ву:
Name:
Title:

bos-srv01\160933v02

**RECORDED: 05/04/2005**