

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST
EFFECTIVE DATE:	07/06/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A.		07/06/2006	National Association: UNITED STATES
Wilmington Trust Company		07/06/2006	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Kaiser Aluminum Fabricated Products, LLC
Street Address:	27422 Portola Parkway, Suite 350
City:	Foothill Ranch
State/Country:	CALIFORNIA
Postal Code:	96210
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Serial Number:	76515766	PRECISION ROD
Registration Number:	2952651	KAISER SELECT
Registration Number:	2834165	T-FORM
Registration Number:	2130244	TENNALUM
Registration Number:	2132196	TENNALUM PREFERRED EMPLOYER PREFERRED INVESTMENT PREFERRED SUPPLIER
Registration Number:	2028807	TENNALUM
Registration Number:	2120283	KAISER T-FORM
Registration Number:	1561785	PRECISION PLATE
Registration Number:	1064817	KAISER
Registration Number:	0620233	KAE
Registration Number:	2308148	KAISER MICROMILLS

CH \$390.00 76515766

Registration Number:	0818497	KAISER
Registration Number:	1066077	KAO
Registration Number:	0713375	MICRO-CHIP
Serial Number:	78599669	KAISER HOLOBAR

CORRESPONDENCE DATA

Fax Number: (917)777-2558
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: (212) 735-2558
Email: SSHELDEN@skadden.com
Correspondent Name: Seth V. Shelden
Address Line 1: Four Times Square
Address Line 2: Skadden, Arps, Slate, Meagher & Flom LLP
Address Line 4: New York, NEW YORK 10036-6522

ATTORNEY DOCKET NUMBER:	139900/525
NAME OF SUBMITTER:	Seth V. Shelden
Signature:	/Seth Shelden/
Date:	11/13/2006

Total Attachments: 8

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "*Agreement*"), dated to be effective as of July 6, 2006, between KAISER ALUMINUM FABRICATED PRODUCTS, LLC, a Delaware limited liability company (the "*Grantor*"), and JPMORGAN CHASE BANK, N.A., a national association, as administrative agent (in such capacity, together with its successors and permitted assigns, the "*Administrative Agent*") for the lenders (the "*Lenders*") party to the Term Loan Agreement (as defined herein), and WILMINGTON TRUST COMPANY, as collateral agent (and its successors and assigns in such capacity, the "*Collateral Agent*") for the Administrative Agent and the Lenders.

WITNESSETH:

WHEREAS, contemporaneously with the execution and delivery of this Agreement, the Administrative Agent, the Collateral Agent, the Lenders, the Grantor, and certain affiliates of the Grantor, are entering into a Term Loan and Guaranty Agreement dated as of the date hereof (as amended, modified, restated or otherwise supplemented from time to time, the "*Term Loan Agreement*");

WHEREAS, pursuant to the Second Lien Security and Pledge Agreement, dated of even date herewith, among the Grantor, certain affiliates of the Grantor, the Administrative Agent, and the Collateral Agent (the "*Security Agreement*"), the Grantor granted to the Collateral Agent, for its benefit and the ratable benefit of the Secured Parties, a pledge and security interest in, all of the Grantor's right, title and interest in the Collateral, including the Trademarks; and

WHEREAS, pursuant to the terms of the Security Agreement, the Grantor is required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make Term Loans and other credit accommodations as set forth in the Term Loan Agreement, the Grantor hereby agrees with the Collateral Agent as follows:

Section 1 Defined Terms

Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

Section 2 Grant Of Security Interest In Trademarks

The Grantor hereby grants to the Collateral Agent, for its benefit and the ratable benefit of the Secured Parties, a pledge and security interest in all of the Grantor's right, title and interest in and to the Trademarks, including the Trademarks listed in Schedule A, in each case whether owned or existing or hereafter acquired or arising and wherever located (collectively, the "*Trademark Collateral*") provided that applications filed in the U.S. Patent and Trademark Office to register trademarks or service marks on the basis of any Grantor's "intent to use" such marks will not be deemed Trademark Collateral unless and

until the filing of a "Statement of Use" or "Amendment to Allege Use" has been filed and accepted in the United States Patent and Trademark Office, whereupon such applications shall be automatically subject to the security interest granted herein and deemed included in the Trademark Collateral.

Section 3 Security For Obligations

This Agreement and the Trademark Collateral secure the payment of all Secured Obligations of the Grantors (as defined in the Security Agreement), now or hereafter existing.

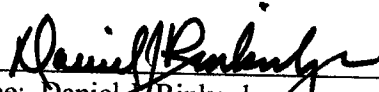
Section 4 Security Agreement

The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to the Collateral Agent pursuant to the Security Agreement and the Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark 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. In the event of any irreconcilable conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall control.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, Grantor has caused this Agreement to be duly executed and delivered by its respective duly authorized officer as of the date first set forth above.

KAISER ALUMINUM FABRICATED
PRODUCTS, LLC,
as Grantor

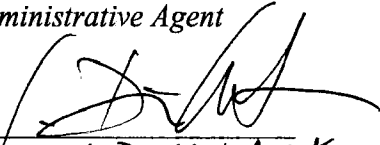
By: 
Name: Daniel J. Rinkenberger
Title: Vice President and Treasurer

Trademark Security Agreement (Term)

TRADEMARK
REEL: 003427 FRAME: 0256

ACCEPTED AND AGREED
as of the date first above written:

JPMORGAN CHASE BANK, N.A.,
as Administrative Agent

By: 
Name: J. DEVIN MACK
Title: VICE PRESIDENT

WILMINGTON TRUST COMPANY,
as Collateral Agent

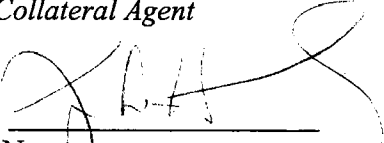
By: _____
Name:
Title:

ACCEPTED AND AGREED
as of the date first above written:

JPMORGAN CHASE BANK, N.A.,
as Administrative Agent

By: _____
Name:
Title:

WILMINGTON TRUST COMPANY,
as Collateral Agent

By: 
Name:
Title: **James A. Hanley**
Senior Financial Services Officer

ACKNOWLEDGEMENT OF GRANTOR

STATE OF California)
) ss.
COUNTY OF Orange)

On this 6th day of July, 2006 before me personally appeared Daniel J. Rinkeberger proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of KAISER ALUMINUM FABRICATED PRODUCTS, LLC, who being by me duly sworn did depose and say that he is an authorized officer of said limited liability company, that the said instrument was signed on behalf of and authorized by said limited liability company and that he acknowledged said instrument to be the free act and deed of said limited liability company.



Leigh Ann Clifford

Notary Public

**SCHEDULE A
TRADEMARK COLLATERAL**

Trademark	Jurisdiction	Date of Registration/ Filing	Registration/ Serial Number
Precision Rod	USA	05/20/2003 (filing date)	76515766
Kaiser Select	USA	05/20/2003 (filing date)	2,952,651
T-Form	USA	1/27/2004	2834165
Tennalum and Design	USA	1/20/1998	2130244
Tennalum Preferred Employer Preferred Investment Preferred Supplier and Design	USA	1/27/1998	2132196
Tennalum	USA	12/2/1997	2028807
Kaiser T-Form	USA	12/9/1997	2120283
Precision Plate	USA	10/24/1989	1561785
Kaiser	USA	5/3/1977	1064817
KAE	USA	1/31/1956	620233
Kaiser Micromills	USA	1/18/2000	2308148
Kaiser	USA	11/15/1966	0818497
KAO	USA	05/24/1977	1066077
Micro-Chip	USA	04/04/1961	0713375
KAISER HOLOBAR	USA	3/31/2005	78/599,669
Baketrol	United Kingdom	2/12/1999	2169437
Hi-Form	United Kingdom	4/30/1999	2052347
Kaiser	United Kingdom		854971
Precision K+	Canada	8/24/1998	TMA499090
Hi-Form	Canada	1/22/1997	TMA469374
Precision Plate	Canada	2/5/1997	TMA470525
Simply Extrudinary	Canada	11/22/1991	TMA390429
Kaiser	Canada	3/18/1966	TMA144408
Kaiser	Canada	3/18/1966	TMA144407
Kaiser	Europe	7/27/2004 (filing date)	3953651
Kaiser	Spain	1/31/1964	431540M

Trademark	Jurisdiction	Date of Registration/ Filing	Registration/ Serial Number
Hi-Form	France		96606761
Hi-Form	Benelux		588424
Kaiser	Benelux		98542
Kaiser	Austria	12/13/1995	161489
Hi-Form	Japan	8/29/1997	4049234
Kaiser	Japan	2/17/1965	0667912
Kaiser	Germany	10/11/1996	39534136
Hi-Form	Germany	4/9/1996	39603085
Kaiser	Germany	8/8/1969	860036
Kaiser	Chile	10/1/1996	468710
Celtrol	People's Republic of China	5/28/1997	1018130
Kaiser	Dominican Republic	9/23/2000	7476
Kaiser	European Community	7/27/2004	3935651
Celtrol	India	4/16/2003	677608
Kaiser	Mexico	10/4/1995	608668
Kaiser	South Korea	6/10/1997	364530
Kaiser	Ukraine	11/12/1999	13997
Kaiser	Venezuela	9/20/1995	P-205681
Kaiser	Germany	1/5/1955	669236
Hi-Form	Italy	5/14/1998	747152
KN	Italy	4/14/1986	417128
Kalcolor	Italy	1/20/1986	392711