m PTO-1594 (Rev. 06/04)	ne.	U.S. DEPARTME United States Patent a	NT OF COMMER ind Trademark Di	
B Collection 0851-0027 (ex p. 6/30/200	KECOKOATION	FORM COVER SHEET		
	TRADEM	ARKS ONLY	/oo\ halnw	
To the director of the U.S. F	Patent and Trademark Office: Ple	ease record the attached documents or the new address 2. Name and address of receiving party(les)	S(BS) DOIGH.	
Name of conveying party(les)/Execution Date(s):		To liditie mile and an analysis of the state	🔀 Yes	
PNC Bank, National Association		Additional names, addresses, or citizenship attached?	□ No	
		Name: Latrobe Steel Company		
		Internal Address:		
] Individual(s)	■Association	Street Address: 2626 Ligonier Street, P.O. Box 31		
]General Part⊓ership	□Limited Partnership	O'h a Latarho		
]Corporation-State		City: <u>Latrobe</u>		
Other:		State: Pennsylvania		
	<u>_</u> _	Country:USA Zip: 1565	<u>0</u>	
xecution Date(s) March 6, 20				
	g parties attached? 🔲 yes 🗵 No	Association Citizenship		
		General Partnership Citizenship		
3. Nature of conveyance:		Limited Partnership Citizenship	• • •	
Assignment	Merger	☑ Corporation Citizenship Pennsylvania		
Security Agreement	Change of Name	☐ Other ☐ Citizenship		
☑ Other Release of Security	Interest in Trademarks as	If essignee is not domicited in the United States, a domestic		
recorded on 01/10/2007 at Reel 003465, Frame 0327.		I representative decignation is attached. LiYes ⊠ Nº		
<u></u>		/Designations must be a separate document from a	assignitierit)	
 Application number(s) or A. Trademark Application No. 	registration number(s) and Ide	entification or description of the Trademark. B. Trademark Registration No.(s) See Attached Sc	he <u>dule</u> A	
A. Tracemant Application No.	(3) See Missing Constant	Additional sheet(s) attached?	⊠ Yes L	
C. Identification or Description	n of Trademark(s) (and Filing Da	te if Application or Registration Number is unknown)		
5. Name address of party to	whom correspondence	6. Total number of applications and	26	
concarning document shou	ıld be mailed:	registrations involved:		
Name: <u>Susan O'Brien</u>		7, Total fee (37 CFR 2.6(b)(6) & 3.41) \$		
Internal Address: UCC Direct Services		Authorized to be charged by credit card		
Street Address: 187 Wolf Road, Suite 101		Authorized to be charged to deposit account		
		Enclosed 8. Payment information:		
City: Albany	m 46662			
State: NY	Zip: <u>12205</u>	a. Credit Card Last 4 Numbers		
Phone Number: 800-342-36	<u>76</u>	Expiration Date		
		· ·	b. Deposit Account Number	
Fax Number: <u>800-962-7049</u>	A	Authorized User Name:	. ,	
Email Address: cis-udsalbar	w@wolterskiDwers.com		1 - 	
· · · · · · · · · · · · · · · · · · ·	I redde to the all	(4) _ 34	<i>Q811</i> K	
9. Signature:	Signature		Date/	
	ū	Total number of pages sheet, attachments, an	d document.	
į.	<u>Mercedes Farinas</u> Name of Person Signing			
	Name of Ferbull Signing	r sheet) should be faxed to (703) 306-8995, or mailed to:		

Documents to be recorded (including cover sheet) should be faxed to (703) 308-8995, or maintail to.

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

03/28/2008 14:44 8009627049 UCC DIRECT SERVICES PAGE 03/15

Additional Conveying Party:

OH&R Special Steels Company 1551 Vienna Parkway Vienna, Ohio 44473

SCHEDULE I TO TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT

TRADEMARKS

1. The following domain names registered in the name of Timken used by LSC and OH&R and were assigned to LSC on or before the Closing Date:

koncor.biz koncor.info koncordrillrod.com koncorspecials.com koncorspecials.com koncortoolbits.com latrobesteel.com

2. The following unregistered trademarks:

Tool, Die and High Speed Steel

Badger	Dynavan	Riptide
Brickmold	E. No. 1	Saxman-6R
Cascade	GSN-Mo	Select B
Chipper Knife	HW-108	Stark
CLW	Kelvan	Super Cobalt
CM-50	Koncor	Tatmo
CM-52	Lanark	Tatmo Cobalt
CO06	Lescowear	Tatmo-V
Corsair	Magnadie	Tatmo-VN
Crusader	Mazeman	TNW
Dart	MGR	Whitebear
Double Six	Montana	XL Chisel
Dycast No. 1	Olympic	440 N-Die
		440C Air Mel

Special Alloy Steel

Lescalloy® HP 9-4™-30 VAC-ARC®	Nitralloy N™ VAC-ARC®
Nitralloy 135™ Modified VAC-ARC®	CBS-50 NiLTM VIM-VAR
CBS-600™ VIM-VAR	440-N-DUR™
C\$S-42L™	

- 3. OH&R holds the Ohio registered trade name: Timken Latrobe Steel Distribution, registration number 1624718.
- The following registered trademarks:

Trademark	Registration No.	Registration Date
HY-GLO	199407	06/09/25
G.S.N. (Stylized)	417324	10/23/45
LUMDIE	417917	11/20/45
STAMINAL	417918	11/20/45
L.P.D.	419971	03/19/46
LESCO	428968	04/15/47
LESCO & Design	428969	04/15/47
VDC (Block Letters)	560070	06/17/52
XL (Block Letters)	603509	03/22/55
VISCOUNT	666483	09/02/58
VISCOUNT 20 (Stylized)	670490	12/02/58
VISCOUNT 44 (Block Letters)	670491	12/02/58_
VAC-ARC	671084	12/16/58
HEDERVAN (Block Letters)	674433	02/24/59
DYNAFLEX (Stylized)	681694	07/14/59
LESCALLOY (Block Letters)	683538	08/18/59
BR 3	722496	10/10/61
BR-2 (Stylized)	722497	10/10/61
BR-4 (Stylized)	722498	10/10/61
DYNACUT (Stylized)	759905	11/12/63
L in Diamond in Square	774374	08/04/64
THERM-1-VAC (Stylized)	774843	08/11/64
DYNAMAX	870335	06/03/69

03/28/2008 14:44 8009627049 UCC DIRECT SERVICES PAGE 14/15

BG42	1000945	01/07/75
BEARCAT	1560474	10/17/89
ARROW & Design	Application No. 75/107439	Application Date 05/21/96

TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT

This TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT, dated as of March 6, 2008 (this "Termination and Release"), is made and entered into by PNC Bank, National Association, as administrative, syndication and collateral agent (in such capacity, the "Agent") under that certain Patent, Trademark and Copyright Security Agreement, dated December 8, 2006 (the "IP Security Agreement"), made by Latrobe Steel Company, a Pennsylvania corporation ("LSC"), and OH&R Special Steels Company, a Delaware corporation ("OH&R") (LSC and OH&R are, each, a "Grantor" and, collectively, the "Grantors") in connection with that certain Revolving Credit, Term Loan and Security Agreement, dated December 8, 2006, among the Grantors, the other Borrowers (as defined in the Credit Agreement (as hereinafter defined)) party thereto, the Guarantors (as defined in the Credit Agreement) party thereto, Agent, and the Lenders (as defined in the Credit Agreement) party thereto (as amended, the "Credit Agreement"). Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned thereto in the Credit Agreement.

WHEREAS, pursuant to the IP Security Agreement, the Grantors granted to the Agent, for itself and the benefit of the Lenders, a Lien on all of such Grantor's right, title and interest in and to:

- (a) all of its trademarks, trademark registrations, trade names and trademark applications, service marks, service mark registrations, service names and service mark applications, including, without limitation, those listed on Schedule I attached hereto, but excluding any application to register any trademark, service mark or other mark prior to filing under applicable Law of a verified statement of use (or the equivalent) for such trademark, service mark or other mark to the extent the creation of a Lien thereon or the grant of a mortgage thereon would void or invalidate such trademark, service mark or other mark;
 - (b) all renewals of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, the foregoing;
- (d) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof (collectively, (a), (b), (c) and (d) are the "<u>Trademark Collateral</u>");
- (e) all of its license agreements to which it is a party, including, without limitation, those listed on <u>Schedule II</u> attached hereto (collectively, (e) are the "<u>Licenses</u>"); and

WHEREAS, the Agent has terminated the IP Security Agreement and the Credit Agreement and agreed to release, relinquish and discharge its right, title and interest in the Trademark Collateral and the Licenses as herein provided;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Agent hereby agrees as follows:

- 1. The Agent, for itself and the Lenders, hereby releases, relinquishes and discharges in its entirety any and all Lien it has or the Lenders have on and security interest it has or they have in the Trademark Collateral and Licenses. All rights to the Trademark Collateral and Licenses hereby revert to the Grantors.
- 2. The Agent hereby agrees, at the expense of the Grantors, to take any reasonable actions and to execute any further documents necessary or reasonably requested by the Grantors to effectuate, record or evidence the release of the Agent's security interest in the Trademark Collateral and the Licenses, as applicable.
- The Agent authorizes and requests the United States Patent and Trademark Office to record this Termination and Release against the Trademark Collateral and the Licenses, as applicable.
- 4. This Termination and Release shall be governed by the laws of the Commonwealth of Pennsylvania.

[Signature page follows]

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PAGE 85

IN WITNESS WHEREOF, and intending to be legally bound, the undersigned have executed and delivered this Termination and Release on the carle written above.

PNC Bank, National Association, as Agent

Name: A. Roger Craig., M.

Title: Vice President

ACCEPTED AND AGREED, as of the date written alayve.

Latrobe Steel Company,

Name:

Title:

OH&R Special Steels Company,

By: _

Name:

Title:

[STEINATH THE PARENT) THE MINISTER MACHINE PROPERTY OF THE DESIGNATION OF THE PARENTY

IN WITNESS WHEREOF, and intending to be legally bound, the undersigned have executed and delivered this Termination and Release on the date written above.

PNC Bank, National Association, as Agent

Name: A. Roger Craig, Jr. Title: Vice President

ACCEPTED AND AGREED, as of the date written above.

Latrobe Steel Company,

Name: Dale B. Mikus

Title: Vice President, Secretary, Treasurer

OH&R Special Steels Company,

Name: Dale B. Mikus

Title: Vice President, Secretary, Treasurer

SCHEDULE II TO TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT

LICENSES

Software Licenses

- Purchase and Support Agreement between OH&R Special Steels, Inc. [sic] and Intrix Systems Group Inc. effective as of November, 1997. (copy of agreement is unsigned)
- License Agreement between Taxware, a division of govONE Solutions, LP and Latrobe Steel Company dated May 28, 1998 and amended December 20, 2004 and Addendum.
- SAP America, Inc. R/3 Software End-User License Agreement between SAP America,
 Inc. and The Timken Company dated November 20, 1998 and amended March 25, 2005.
 - Authorized Affiliate Agreement between Timken Latrobe Steel and SAP America, Inc. dated November 20, 1998.
- Software License Agreement between The Timken Company and Intellection Inc. [i2 Technologies US, Inc.] dated April 13, 1994 and amended March 29, 1996, April 17, 1996 and June 22, 2004.
- Sales, Software License and Services Agreement between The Timken Co and Kronos Incorporated dated October 28, 2005, as amended by that Amendment to Kronos Sales, Software License and Services Agreement dated November 8, 2006. (for Workforce Connect).

Other Licenses

- A License agreement between Latrobe Steel Company and Carnegie Mellon University is currently being negotiated with respect to CMU's martensitic stainless steels technology.
- Proprietary Production Agreement between Timken Latrobe Steel Company and Firth Rixson Special Steels dated August 18, 1999.
- There is an unsigned copy of a Trademark License Agreement between SPS Technologies, Inc. and Latrobe Steel Company re Aerex bearing a date of July 9, 1996. The Company is in the process of determining whether it was ever signed. This Trademark License Agreement references a Patent License Agreement. To the Knowledge of Timken, no such Patent License Agreement exists.

TRADEMARK REEL: 003749 FRAME: 0819

RECORDED: 03/28/2008