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U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

Tab settings	5 V V V V V V V V V V
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Kelley Company, Inc.	Name and address of receiving party(ies):
□ Individual(s) □ Association	Name: The Chase Manhattan Bank, as Collateral Agent
☐ General Partnership ☐ Limited Partnership	Internal Address:
⊠ Corporation-State (WI)	Street Address: P.O. Box 2558
□ Other	City: Houston State: TX ZIP: 77252
Additional name(s) of conveying party(ies) attached? ☐ Yes ⋈ No	
3. Nature of conveyance:	Individual(s) citizenship
□ Assignment □ Merger	□ Association
☑ Security Agreement ☐ Change of Name	☐ General Partnership
□ Other	☐ Limited Partnership
	☑ Other New York banking corporation ————————————————————————————————————
Execution Date: July 10, 2001	attached:
	(Designation must be a separate document from Assignment) Additional name(s) & address(es) attached? □ Yes ☑ No
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s) See Attached Schedule A	B. Trademark Registration No.(s) See Attached Schedule A
Additional numbers attached? ⊠ Yes □ No	
5. Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:	registrations involved:24
Name: Robyn Greenberg, Esq.	7. Total fee (37 CFR 3.41):
	⊠ Enclosed
Internal Address: Simpson Thacher & Bartlett	☐ Authorized to be charged to deposit account
	8. Deposit account number:
Street Address: 425 Lexington Avenue	
	(Attached duplicate copy of this page if paying by deposit account)
City: New York State: New York ZIP: 10017	
DO NOT USE THIS SPACE	
9. Statement and signature.	
To the best of my knowledge and belief, the foregoing information is tru document.	e and correct and any attached copy is a true copy of the original
D. I.	101610
Robyn Greenberg, Esq. Name of Person Signing	Nichature Date
V	Total number of pages comprising cover sheet: 7
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Mail documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks, Box Assignments Washington, D.C. 20231

Schedule A

Trademark Registration

Trademark Number	Trademark
2132215	APS RESOURCE
1 83091 7 Do not <i>record</i> (##)	AUTO CHOCK
2138537	AUTO CHOCK
2403194	Design
2189917	THE DOCK DOCTOR
2416219	FLEX BACK
2344058	FLEXFRAME
1969596	FX
76/027,055 ITU	FX-C
75/903,777 ITU	HYDRAULICPLUS
2315971	KELLEY
808241	KELLEY + design
960712	KELLEY + design
1391367	KELLEY + design
1921503	KELLEY + design
1340142	KWIK-PLATE
2394597	PASSPORT
2318449	STAR
1446073	TRUK ALERT
1318919	TRUK STOP
1303703	TS-55
1315801	TUFSEAL
75/431,381 ITU	TUFSTEEL
2189886	WEARMASTER
2274999	WEATHERALL

509265-0608-02942-NY03.2098509.4

GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

THIS GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS ("Agreement"), dated as of July 10, 2001 is made by KELLEY COMPANY, INC., a Wisconsin corporation (the "Obligor"), in favor of THE CHASE MANHATTAN BANK, as Collateral Agent (the "Collateral Agent") for the several banks and other financial institutions (the "Lenders"), parties to the Credit Agreement, dated as of October 6, 1998, as amended and restated as of May 24, 2001 (as further amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among SPX Corporation, a Delaware corporation and the parent of the Obligor (the "Parent Borrower"), the Foreign Subsidiary Borrowers party thereto (together with the Parent Borrower, the "Borrowers"), the Lenders, The Chase Manhattan Bank, as Administrative Agent, Bank of America, N.A., Fleet National Bank and The Bank of Nova Scotia, as Documentation Agents, and Bank One, NA, as Syndication Agent. Capitalized terms not defined herein shall have the meanings ascribed to them in the Credit Agreement.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders have severally agreed to make Loans and other extensions of credit to the Borrowers upon the terms and subject to the conditions set forth therein; and

WHEREAS, in connection with the Credit Agreement, the Parent Borrower, the Obligor and certain other subsidiaries of the Parent Borrower have become parties to the Guarantee and Collateral Agreement, dated as of October 6, 1998 (as amended, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"), in favor of the Collateral Agent for the benefit of the Secured Parties referred to in the Guarantee and Collateral Agreement (the "Secured Parties");

WHEREAS, pursuant to the Guarantee and Collateral Agreement, the Obligor pledged and granted to the Collateral Agent for the benefit of the Secured Parties a continuing security interest in all Intellectual Property, including the Trademarks; and

WHEREAS, the Obligor has duly authorized the execution, delivery and performance of this Agreement;

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make Loans and other financial accommodations to the Borrowers pursuant to the Credit Agreement, the Obligor agrees, for the benefit of the Collateral Agent and the other Secured Parties, as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Credit Agreement and the Guarantee and Collateral Agreement.

SECTION 2. Grant of Security Interest. The Obligor hereby pledges and grants a continuing security interest in, and a right of setoff against, and effective upon demand made upon the occurrence and during the continuance of an Event of Default assigns, transfers and conveys, the Trademarks (including, without limitation, those items listed on Schedule A hereto), to the Collateral Agent for the benefit of the Collateral Agent and the other Secured Parties to secure payment, performance and observance of the Obligations (as defined in the Guarantee and Collateral Agreement).

SECTION 3. <u>Purpose</u>. This Agreement has been executed and delivered by the Obligor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the Collateral Agent, for the benefit of the Secured Parties, in connection with the Guarantee and Collateral Agreement and is expressly subject to the terms and conditions thereof. The Guarantee and Collateral Agreement (and all rights and remedies of the Secured Parties thereunder) shall remain in full force and effect in accordance with its terms.

SECTION 4. <u>Acknowledgment</u>. The Obligor does hereby further acknowledge and affirm that the rights and remedies of the Secured Parties with respect to the security interest in the Trademarks granted hereby are more fully set forth in the Credit Agreement and the Guarantee and Collateral Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

KELLEY COMPANY, INC.

By:

Name:

Title:

THE CHASE MANHATTAN BANK as Collateral Agent

By:

Name:

Title:

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

KELLEY COMPANY, INC.

By:______Name:

Title:

THE CHASE MANHATTAN BANK as Collateral Agent

By: Mregyle

Title: VI Que De la Composición