02-04-2003 Form PTO-1594 RE U.S. DEPARTMENT OF COMMERCE (Rev. 10/02) U.S. Patent and Trademark Office OMB No. 0651-0027 (exp. 6/30/2005) 102355334 Tab settings ⇒⇒⇒ To the Honorable Commissioner of Patents and trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies): Fleet National Bank Name: Transtechnology Corporation Internal Address: Individual(s) Association Street Address: 150 ALLEY General Partnership Limited Partnership BOLM COMPTATE: MJ Corporation-State A Other Individual(s) citizenship ☐ Association_ Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No General Partnership___ 3. Nature of conveyance: Limited Partnership ____ ☐ Assignment Merger Corporation-State Delaware ☐ Security Agreement ☐ Change of Name Other If assignee is not domiciled in the United Stated, a domestic representative designation is attached:

Yes
No X Other Release of Security Agreement (Designations must be a separate document from assignment Additional name(s) & address(es) attached? Yes No Execution Date: August 7, 2002 Additional name(s) & address(es) attached? 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) A. Trademark Application No.(s) See Attached ☐ Yes 🛛 Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and | 69 | concerning document should be mailed: registrations involved: Name: Stephen L. Grant 7. Total fee (37 CFR 3.41).....\$\,\frac{1,765.00}{} Internal Address: Hahn Loeser + Parks LLP 1225 West Market Street Authorized to be charged to deposit account 8. Deposit account number: Street Address: State: OH Zip: 44313 City: Akron (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Stephen L. Grant

Name of Person Signing

Signature Total number of pages including cover sheet, attachments, and documents

02/03/2003 LMUELLER 00000071 340210

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Washington, D.C. 20231

SCREDULE A (List of U.S. Trademarks) U.S. Trademark Registrations

TransTechnology Corporation

Trademark or Service Mark	Registration No.
MAKE-A-CLAMP	09F 734
ON-SERT	975,772 88 2 ,005
PAL	340,210
PALNUT	55 6 ,075
POWER-SEAL S	869.921
PUSHNUT	617,710
YMC	962,336
CURTIS & MARBLE	68 6,2 45
MILLER	1.034,505
TAG-O-MATIC	838,728
TRANSCOLORIZER	\$ 88,222
AEROVANE	988,905
FRIEZ	552,482
MAGNESYN	388,445
MAGNESYN	396,990
PSYCHRON	650,065
TRANSFRISKER	878,559
FEDERAL LABORATORIES INC. SALTSBURG,	904,554
PENNA.	
MINI-STREAMER	877,271
SKAT SHELI.	957,550
TRIPLE-CHASER	864,805
TEXICON	399,214
AERO-SEAL	1,723,241
BREEZE	1,147,031
CONSTANT-TORQUE	1,307,639
EURO-SEAL	1,985,466
HI-TORQUE	1,892,921
SPOON NUT	2,073,414
BREEZE	1,134,995
PACK TECH	1,181,853
TUFFER	1,293,517
BELFORT	1,259,284
BI-PRO	1.261,528
BI-SHELL	1,115,971
BREEZE	1,135,036
MT	1,249,749
PLATFORMATION	1,446,147
SIGNAMATION	1,446,146
TELLERMATION	1,453,017
ULTRAGRAF	1,200,315
FEDERAL LABORATORIES	1,725,445

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Seeger Inc.

Trademark of Service Mark	Registration No.
CRESCENT	615,340
GRIPRING	721,293
KLIPRING	1,035,195
PRONG-LOCK	1,026,539
retaining ring design	1,330,849
retaining ring design	780,219
RING-JECTOR	1,172,920
RING-MOUNT	737,496
RING-O-MAT	721,869
ROL-PAK	1,179,814
SEEGÉR	1,437,708
SEEGER AND DESIGN	1,444,876
SnaP-Pak	708,065
TRUARC (BLOCK LETTERS)	1,001,237
TRUARC RADIAL POWER-GUN	1,329,250
WALDES TRUARC	2,073,279

Aerospace Rivet Manufacturers Corporation

Trademark or Service Mark	Registration No.		
AR	1,849,781		

NORCO Inc.

Trademark or Service Mark	Registration No.
NORCO INC.	1,153,612
BALL RÉVERSER	1,144,720
NORCO	2,209,301

TransTechnology Engineered Components, LLC

Trademark or Service Mark	Registration No.
SPEED NUT	517,759
SPEED NUTS (WITH DESIGN)	352,168
T	927,128
TINNERMAN	918,766

BUSDOC\$:701330.1

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Trademark Applications

TransTechnology Corporation

Trademark or Service Mark	Serial No.
ENGINEERED PRODUCTS FOR GLOBAL PARTNERS	7 5-657, 953 7 5-657, 957

NORCO, Inc.

Trademark or Service Mark	Serial No.
NORLAB CALIBRATION GASES AND EQUIPMENT A	Serial No. 75-376,348 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \

TCR Corporation

Trademark or Service Mark	Script No.
TCR	75-446.359

BUSDOC\$:791330.2

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TERMINATION AND RELEASE OF SECURITY INTERESTS IN TRADEMARKS AND TRADEMARK REGISTRATIONS

TERMINATION AND RELEASE OF SECURITY INTERESTS IN TRADEMARKS AND TRADEMARK REGISTRATIONS ("Release"), dated as of August 7, 2002, by FLEET NATIONAL BANK (formerly known as BankBoston, N.A.) as Administrative Agent (the "Administrative Agent").

WHEREAS, pursuant to the terms of that certain Amended and Restated Trademark Collateral Security and Pledge Agreement dated as of June 30, 1995 and amended and restated as of August 31, 1999 (the "Original Trademark Agreement"), and supplemented by that certain First Supplemental Trademark Collateral Security and Pledge Agreement, dated as of August 31, 2000 (the "Supplemental Trademark Agreement," and referred to together with the Original Trademark Agreement, as the "Trademark Agreement"), among TRANSTECHNOLOGY CORPORATION, a Delaware corporation ("TransTechnology"), SEEGER INC., a Delaware corporation formerly known as Waldes Truarc Inc. ("Seeger"), TCR CORPORATION, a Minnesota corporation ("TCR"), AEROSPACE RIVET MANUFACTURERS CORPORATION, a California corporation ("ARM"), NORCO, INC., a Connecticut corporation ("NORCO"), TRANSTECHNOLOGY ENGINEERED COMPONENTS, LLC, a Delaware limited liability company ("TTEC"), TRANSTECHNOLOGY CANADA CORPORATION, an Ontario corporation ("TransTechnology Canada") (TransTechnology, Seeger, TCR, ARM, NORCO, TTEC and TransTechnology Canada being referred to herein collectively as the "Assignors", and each an "Assignor") and the Administrative Agent, the Assignors granted to the Administrative Agent, for the benefit of certain lenders (the "Lenders"), a security interest in and lien on, and collaterally assigned to the Administrative Agent, all of their trademarks, trademark registrations and associated goodwill, including, without limitation, the trademarks with United States Patent and Trademark Office listed on Schedule A attached to the Trademark Agreement;

WHEREAS, both the Original Trademark Agreement and the Supplemental Trademark Agreement were recorded with the United States Patent and Trademark Office at Reel 001982/Frame 0669-0698 and Reel 002223/Frame 0874-0888, respectively;

WHEREAS, as of the date hereof, TransTechnology, TCR and NORCO, Inc. have entered into separate credit agreements (collectively, the "Refinancing") with (i) The CIT Group/Business Credit, Inc. ("CIT"); and (ii) Ableco Finance LLC, as agent (the "Ableco Group Agent") for the Lenders from time to time party thereto (the "Ableco Group Lenders" and together with the Ableco Group Agent and CIT, the "New Lenders"), and the Ableco Group Lenders;

WHEREAS, in connection with the Refinancing, the Assignors have repaid and satisfied in full all obligations to the Lenders (the "Satisfaction"); and

WHEREAS, in connection with the Refinancing, and as a result of the Satisfaction, the Administrative Agent, with authorization to act on behalf of itself and the Lenders, has agreed to terminate and release its security interest and all of its right, title and interest in each of the

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Trademarks listed on <u>Schedule A</u> to the Trademark Agreement as provided herein, and to terminate the Trademark Agreement;

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

- 1. Authority of Administrative Agent. The Administrative Agent is authorized to execute this Release on behalf of itself and the Lenders, in accordance with Section 16.1 of the Credit Agreement.
- 2. Release and Assignment, Termination. The Administrative Agent hereby terminates and releases its security interest in and lien on, and all of its right, title and interest in and to each of the Trademarks listed on Schedule A to the Trademark Agreement and the related trademark registrations and goodwill, effective as of the date first set forth above.
- 3. Release of the Assignors. Each of the Assignors is hereby released from its obligations under the Trademark Agreement, and the Trademark Agreement is hereby terminated.
- 4. Return of Assignment Documents of the Assignors. Concurrently with the execution and delivery of this Release, the Administrative Agent shall release all Assignment of Marks (as defined in the Trademark Agreement), executed in blank, in its possession, and shall return the same to the Assignors.
- 5. No Other Terms or Conditions of Trademark Agreement. This Release incorporates by reference all other terms and conditions contained in the Trademark Agreement, each to the extent that such terms and conditions are not inconsistent with the provisions set forth in this Release, with the same force and effect as though set forth herein in their entirety. All terms and conditions of the Trademark Agreement are hereby deemed satisfied in full and shall have no further force or effect.
- 6. Further Assurances. The Administrative Agent agrees to authenticate and deliver to the Assignors, New Lenders or their respective counsel, at the expense of the Assignors, such other writings or records and make and do all such other and further acts or things, as the Assignors, New Lenders or their respective counsel shall reasonably deem necessary or advisable to effectuate or better evidence the agreements and assignment contained in this Release.

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IN WITNESS WHEREOF, the Administrative Agent has executed this Release, to take effect as of the date first set forth above.

FLEET NATIONAL BANK, as Administrative Agent

By: / Common Person

Title: Senior Vice President

CERTIFICATE OF ACKNOWLEDGMENT

COMMONWEALTH OF MASSACHUSETTS)	
)	SS
COUNTY OF SUFFOLK)	ı

Before me, the undersigned, a Notary Public in and for the county aforesaid, on this And day of August 2002, personally appeared Peggy A. Peckham to me known personally, and who, being by me duly sworn, deposes and says that she is the Senior Vice President of Fleet National Bank, and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and said Peggy A. Peckham acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

My commission expires: Brenda L. Van Story, Notary Public
My Commission Expires November 17, 2006

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340,210 352,168 388,445 396,990 399,214 517,759 552,482 556,075 615,340 617,710 650,065 686,245 708,065 721,293 721,869 737,496 780,219 838,728 864,805 869,921 877,271 878,559 882,005 888,222 904,554 918,766 927,128 957,550 962,336 975,772 988,905 1,001,237 1,026,539 1,034,505 1,035,195 1,115,971 1,134,995 1,135,036 1,144,720 1,147,031 1,153,612 1,172,920 1,179,814 1,181,853 1,200,315 1,249,749 1,259,284 1,261,528 1,293,917

1,307,639 1,329,250 1,330,849

1,358,860 1,437,708 1,444,876 1,446,146 1,446,147 1,453,017 1,723,241 1,725,445 1,849,781 1,892,921 1,985,466 2,004,333 2,073,279 2,073,414 2,209,301

2,646,160 2,669,488

RECORDED: 01/13/2003