

U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

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To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
To the Honorable Commissioner of Patents and Trademarks: I 1. Name of conveying party(ies): Capewell Horsenails, Inc. Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance: Assignment Merger Security Agreement Other Other Other	2. Name and address of receiving party(ies) Name:Fleet National Bank Internal Address:
Execution Date: 04/22/2003	representative designation is attached: Yes No (Designations 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)	B. Trademark Registration No.(s) 2360047; 1616397; 1593800; 1450333
Additional number(s) att 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Nancy Medina	6. Total number of applications and registrations involved:
Internal Address: Day, Berry & Howard LLP CityPlace I	7. Total fee (37 CFR 3.41)
Street Address:185 Asylum Street	8. Deposit account number:
City: Hartford State: CT Zp.06103 DBYRHE 0000012 500546 2360047 DO NOT USE	10 SPACE
9. Signa t0:40 CH 1522 75.00 CH Nancy Medina	ncy \dina 04-23-2003

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

TRADEMARK COLLATERAL SECURITY AGREEMENT

THIS TRADEMARK COLLATERAL SECURITY AGREEMENT (this

"Assignment"), is made by and between CAPEWELL HORSENAILS, INC., a Connecticut

corporation, with its principal office at 1404 Blue Hills Avenue, Bloomfield, Connecticut 06002

("Debtor") and FLEET NATIONAL BANK, a national banking association with an office at 777

Main Street, Hartford, Connecticut 06115 ("Secured Party").

WHEREAS, Debtor has adopted, used and is using, and is the sole owner of the marks

set forth on Schedule 1 hereof (the "Marks");

WHEREAS, pursuant to that certain Security Agreement (the "Security Agreement")

dated April 22, 2003 by and between the Debtor, Mustad Connecticut, Inc., Mustad,

Incorporated, Core Link, Inc., Tecasa U.S.A., Inc., Hermetic, Inc., St. Croix Forge, Inc., Onyx

Engineering, Inc. and the Secured Party, as collateral security for the prompt payment and

performance in full when due (whether at stated maturity, by acceleration or otherwise) of the

Obligations (as defined in the Security Agreement), the Debtor pledged and granted to Secured

Party, for its benefit, a security interest in all of the Company's right, title and interest in certain

collateral, including the Marks, together with the goodwill of the business symbolized by the

Marks; and

WHEREAS, it is the purpose of this document to memorialize the aforementioned

security interest in a form suitable for recordation in the United States Patent and Trademark

Office;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency

of which are hereby acknowledged, effective as of April 22, 2003, Debtor does hereby

collaterally assign and grant to Secured Party a lien and security interest in and to the Marks, all

registrations and applications for registrations of the Marks, including the registrations and

applications identified on Schedule 1, together with the goodwill of the business symbolized by

the Marks and together with all of Debtor's right to sue and recover for infringement of the

Marks, free and clear of all liens, claims, charges, security interests, and other interests or

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encumbrances, which assignment and security interest shall secure the prompt payment and performance in full when due of the Secured Obligations, as set forth in the Security Agreement.

Debtor hereby acknowledges and affirms that (i) the security interest granted in this Assignment is granted in conjunction with the security interest granted to the Secured Party under the Security Agreement; and (ii) the rights and remedies of the Secured Party with respect to the security interest granted in this Assignment are in addition to those set forth in the Security Agreement and the Loan Documents (as defined in the Security Agreement) and those which are now or subsequently available to the Secured Party as a matter of law or equity.

IN WITNESS WHEREOF, this Assignment has been duly executed, sealed and delivered by an authorized officer of the Debtor.

CAPEWELL HORSENAILS, INC.

By:

Name: Carlos Lara

Title: President

STATE OF CONNECTICUT)

) ss.:

COUNTY OF HARTFORD)

On this the 22nd day of April, 2003, before me, personally appeared Carlos Lara who, being by me duly sworn, did depose and say that he is the President of Capewell Horsenails, Inc., the corporation described in and which executed the above instrument, and that he as such President, being authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by himself as President and attorney-in-fact.

IN WITNESS WHEREOF, I hereunto set my hand.

Commissioner of Superior Court/Notary Public

AND DEPOSITON My Commission Expires:

NOTARY PUBLIC MY COMMISSION EXPIRES SEP. 30, 2008

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SCHEDULE 1

TO

TRADEMARK COLLATERAL ASSIGNMENT OF SECURITY

Trademark	Application Number	Registration Number	Registration Date
	(Country)	(Country)	(Country)
CAPEWELL		2,360,047 (USA)	6/20/00 (USA)
THIS CHECKED HEAD OUR TRADE MARK		1,616,397 (USA)	10/9/00 (Renewed 10/6/00) (USA)
CAPEWELL		1,593,800	5/1/90 (Renewed 9/8/00) (USA)
COOPER		1,450,333	8/4/87

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