DP \$40.00 2433

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Release of Security Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Mr. John Helmsderfer		12/02/2004	INDIVIDUAL: UNITED STATES

RECEIVING PARTY DATA

Name:	Truebro, Inc.
Street Address:	7 Main Street
City:	Ellington
State/Country:	CONNECTICUT
Postal Code:	06029
Entity Type:	CORPORATION: CONNECTICUT

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2433102	TRAP WRAP

CORRESPONDENCE DATA

Fax Number: (704)444-1111

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 704 444 1000

Email: rrust@alston.com

Correspondent Name: Robert N. Rust, IV

Address Line 1: 101 South Tryon Street, Suite 4000

Address Line 2: Bank of America Plaza

Address Line 4: Charlotte, NORTH CAROLINA 28280-4000

NAME OF SUBMITTER: Robert N. Rust, IV

Total Attachments: 11

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RELEASE OF SECURITY INTEREST

This Release of Security Interest (the "Release") is entered into this 2nd day of December, 2004, by and between *Truebro*, *Inc.* ("<u>Truebro</u>"), and *John A. Helmsderfer* ("<u>Helmsderfer</u>").

WITNESSETH:

WHEREAS, Truebro and Helmsderfer entered into a Security Agreement dated September 8, 1999 ("Security Agreement"), which was recorded in the United States Patent and Trademark Office on November 8, 1999, Trademark Reel 001972, Frame 0776, a copy of which is attached hereto as Exhibit A and which is incorporated herein by reference;

WHEREAS, pursuant to the Security Agreement, Truebro granted a security interest to Helmsderfer in certain patents, patent applications, trademarks, trademark applications, and license agreements of Truebro, including the trademarks listed on Exhibit B, attached hereto, and the goodwill associated therewith (collectively the "Intellectual Property");

WHEREAS, Truebro and Helmsderfer acknowledge and agree that the obligations and undertakings of Truebro to Helmsderfer that were secured by the Security Agreement have now been performed and satisfied in all respects; and

WHEREAS, Truebro and Helmsderfer accordingly desire to execute, confirm and record a release by Helmsderfer of its security interest in the Intellectual Property, releasing any and all right, title and interest Helmsderfer may have held or presently holds as a result of the Security Agreement, in and to the Intellectual Property identified in the Security Agreement.

NOW, THEREFORE, Helmsderfer hereby and forever releases any and all security interest in and to the Intellectual Property identified in the Security Agreement in favor of Truebro, and assigns to Truebro any and all right, title and interest Helmsderfer may have acquired in and to the Intellectual Property by virtue of the Security Agreement. Further, Truebro and Helmsderfer agree and confirm that this Release may be duly recorded in the United States Patent and Trademark Office so that it can be indexed against any and all of the Intellectual Property.

CLT01/4681858v5

IN WITNESS WHEREOF, Helmsderfer has caused this Release to be executed and delivered as of the date first above written.

John A. Helmsderfer

Subscribed and sworn to, this 22 day of November, 2004

Notary Public of the State of

OHIO

My Commission expires: ___

2-23-09

TERI REHN NOTARY PUBLIC, STATE OF OHIO My Commission Expires 02-23-09



EXHIBIT A

SECURITY AGREEMENT

See Attached

- 3 -

EXHIBIT B

TRADEMARKS

TRADEMARK	REGISTRATION#	DATE FILED
TRAP WRAP	2,433,102	9/7/99

11-12-1999

10119 10119 REG TRADEMA	RKS ONLY
To the Honorable Commissioner of Patents and Tredemarks; Please record the a 1. Name of conveying party(les);	2. Name and address of receiving party(ies) Name: John A. Heimsderfer Internal Address:
3. Nature of conveyance: [] Assignment [] Merger [XI Security Agreement [] Change of Name [] Other Execution Date: September 8, 1999	
4. Application number(s) or registration number(s): 75/793/024 TRAP WRAP 75/793/066 LAV WRAP If this document is being filed together with a new	application, the execution date of the application is:
Additional numbers attact 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Kurt A. Summe Internal Address: WOOD, HERRON & EVANS, L.L.P. Street Address: 2700 Carew Tower 441 Vine Street City: Cincinnati State: OH ZIP:45202	6. Total number of applications and trademarks involved: 7. Total fee (37 CFR 3.41):\$ 65:00 { X Enclosed
	SE THIS SPACE
Kurt A. Summe Name of Person Signing OMB No. 0651-0011 (EXP. 4/94)	Total number of pages in griding cover sheet: 8
Mail documents to be recorded with required cover sheet info Commissioner of F Box Assignments Washington, D.C. Public burden reporting for this sample cover sheet is estimat including time for reviewing the document and gathering the	20231 ted to average about 30 minutes per document to be recorded, data needed, and completing and reviewing the sample cover

TRADEMARK REEL: 001972 FRAME: 0776

TRADEMARK

SECURITY AGREEMENT

This Security Agreement is between Truebro, Irc., a Connecticut corporation (the "Debtor"), and

John Helmsderfer (the "Secured Part").

- A For value received, the Debtor grants to the Secured Party a security interest in the property described in Exhibit A (the "Collateral") to secure payment of (1) the Debtor's note of \$100,000.00 to the Secured Party and (2) all expenditures by the Secured Party for the collection and enforcement of such note.
 - B. The Debtor's chief place of business is at 7 Main Street, Ellington, Connecticut 06029.
 - C. The Debtor warrants, covenants, and agrees as follows:

Title

1. Except for the security interest granted by this Agreement and except as set forth on the attached Exhibit B ("Permitted Exceptions"), the Debtor has full title to the Collateral free from any lien, security interest, encumbrance, or claim, and the Debtor will defend at the Debtor's cost and expense, if deemed by the Debtor to be commercially reasonable to do so, any action that may affect the Secured Party's security interest in, or the Debtor's title to, the Collateral.

Financing Statement

2. No financing statement covering all, any part or any proceeds of, the Collateral is on file in any public office, except evidencing the Permitted Exceptions. At the Secured Party's request, the Debtor will join in executing all necessary financing statements in form satisfactory to the Secured Party and will further execute all other instruments deemed necessary by the Secured Party.

Sale, Lease, or Disposition of Collateral

3. The Debtor, without the written consent of the Secured Party, will not sell, contract to sell, lease, encumber, or dispose of the Collateral or any interest in it (except Permitted Exceptions) until the indebtedness secured by this Agreement has been fully satisfied.

Security Interest in Proceeds and Accessions

4. The Debtor grants to the Secured Party a security interest in and to all proceeds, increases, substitutions, replacements, additions, and accessions to the Collateral.

TRADEMARK REEL: 001972 FRAME: 0777

- b. Breach of any warranty, representation, or statement made or furnished in this Security Agreement to the Secured Party by or on behalf of the Debtor in any material respect;
- c. Any event that results in the acceleration of the maturity of the indebtedness of the Debtor to others under any indenture, agreement, or undertaking;
- d. Sale, or encumbrance to or of (except the Permitted Exceptions) any of the Collateral, or the making of any levy, seizure, or attachment of or on the Collateral.
- e. The termination of the Debtor's existence, whether by means of dissolution, merger, consolidation, or otherwise, the Debtor's, insolvency or business failure, the appointment of a receiver for any part of the Collateral, any assignment by Debtor for the benefit of creditors, or the commencement of any proceeding under any bankruptcy or insolvency law by or against the Debtor or any guarantor or surety for the Debtor.

Remedies

- a. On or after the occurrence of any Event of Default, the Secured Party may declare all obligations secured due and payable immediately or may proceed to enforce payment and exercise any and all of the rights and remedies provided by the Uniform Commercial Code as well as other rights and remedies either at law or in equity possessed by the Secured Party.
- b. The Secured Party may require the Debtor to deliver the Collateral and make it available to the Secured Party at any place to be designated by the Secured Party that is reasonably convenient to both parties.
- c. The Secured Party will give the Debtor reasonable notice of the time and place of any public sale or of the time after which any private sale or any other intended disposition of the Collateral is being made. The requirements of reasonable notice shall be met if such notice is mailed, postage prepaid, to the address of the Debtor shown at the beginning of this Security Agreement at least five days before the time of the sale or disposition.
- d. Expenses of retaking, holding, preparing for sale, selling, or the like shall be payable from the proceeds of the sale and shall include the Secured Party's reasonable attorneys' fees and legal expenses.

Miscellaneous Provisions

11. This Security Agreement shall be binding on and inure to the benefit of the parties and their respective heirs, executors, administrators, legal representatives, successors and permitted assigns.

TRADEMARK REEL: 001972 FRAME: 0778



- 12. In case any one or more of the provisions contained in this Security Agreement shall for any reason be held invalid, illegal, or unenforceable in any respect, the invalidity, illegality, or unenforceability shall not affect any other provision of this Agreement and this Agreement shall be construed as if the invalid, illegal, or menforceable provision had never been contained in it.
- 13. This Agreement, together with that certain Asset Purchase Agreement of even date herewith and all documents executed in connection therewith, constitutes the only agreement of the parties and supersedes any prior understandings or written or oral agreements between the parties respecting the subject matter of this Agreement.
- 14. All terms used in this Agreement that are defined in the Uniform Commercial Code of Ohio (the "Code") shall have the same meaning in this Agreement as in the Code.

DEBTOR:

TRUEBRO, INC.

Dated: 9/2/98

By Due R Toul

Pres Title

SECURED PARTY:

Dated: 9/3/98

John Helmsderfer

This instrument was prepared by Stanley L. Ruby, whose address is 2900 Carew Tower, 441 Vine Street, Cincinnati, Ohio 45202.

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REEL: 001972 FRAME: 0779

TRADEMARK

EXHIBIT A



COLLATERAL

All Intellectual Property and all subodiments of

Intellectual Property (as defined in the Asset Purchase

Agressent), ir acete or fully developed, including but not

limited to:

A. U.S. TRAC			
Serial No	TRAP NO		
Sarial No.	LAV WE		
B. U.S. Pate			
	COVER ASSEMBLY R		
5,685,328	COVER ASSEMBLY A PIPING		
5,699,828	COVER ASSEMBLY W	THE COVERNAL MEA MEAN PROPERTY	Superent Indicia
5,701,929	COVER ASSEMBLY E	MILE CHIERRA	
5,901,739	COVER ASSEMBLY) FOR COVERING UN	ERSTAR PIREME	
5,915,412		FOR COVERING UND	
5,915,413	FOR COVERING UN		
5,934,316	COVER ASSEMBLY PIPING	AND RETHOD FOR C	Overing undersin
D409,728	1-BEND PIPE COV	ER	
c. U.S. Pat	ent Applications		
08/933,718	Filed 9/19/97	09/104,350	Filed 5/3/99
-	Filed 5/3/99		Filed 5/3/99

STEER ISA S. DORTHAN - 8606478302

66/20/60

TRADEMARK

17:27

REEL: 001972 FRAME: 0780



D. U.S. Patents and Application Licensed to Truebro

5,678,598 COVER ASSEMBLY AND NETHOD FOR COVERING UNDERSINK

PIPING

5,913,325 COVER ASSEMBLY FOR COVERING UNDERSING PIPING

UTILIZING WRAPPABLE COLLARS

09/109,137 COVER ASSEMBLY FOR COVERING UNDERSINE PIPING

Filed May 3, 1999

89.83799 + NAMAGE .2 DORMAN + BEDEATBADE

REEL: 001972 FRAME: 0781

TRADEMARK

A

EXHIBIT B

- 1. Lien on the Colla: al granted by Debtor to New England Bank and Trust Company ("NEBT"), or its successors and assigns, or any financial institution which becomes the successor to NEBT as creditor of the Debtor.
- 2. Lien on the collateral granted by Debtor to Brocar Products, Inc. which will be subordinate to the lien described in Paragraph 1.

TRADEMARK REEL: 001972 FRAME: 0782

RECORDED: 11/08/1999

RECORDED: 12/03/2004

TRADEMARK