08-24-2004 Form PTO-1594 (Rev. 03/01) RE(

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

To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies):  Kranson Industries, Inc.  Individual(s)  General Partnership  Corporation-State  Other  Additional name(s) of conveying party(ies) attached?  Assignment  Security Agreement  Other  Trademark Sec. Agmt.	2. Name and address of receiving party(ies)  Name: UBS AG, Stamford Branch  Internal Address: as Collateral Agent  Street Address: 677 Washington Boulevard  City: Stamford State: CT Zip: 06901  Individual(s) citizenship  Association  General Partnership  Limited Partnership  Corporation-State  Vother Collateral Agent  If assignee is not domiciled in the United States; adorneship
Execution Date: 07/30/2004	representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address( es) attached? Yes Mo
Application number(s) or registration number(s):      A. Trademark Application No.(s) SEE SCHEDULE I      Additional number(s) at      Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:  Name: Tina Qualls	registrations involved:19
Internal Address:Corporation Service Company	7. Total fee (37 CFR 3.41)\$  Enclosed  Authorized to be charged to deposit account
Street Address:	8. Deposit account number:
1133 Avenue of the Americas	
9. Signature.  James P. Murphy	My August 5, 2004
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NAME OF ADDITIONAL CONVENYING PARTIES:

Smith Container Corporation

### **Trademark Security Agreement**

**Trademark Security Agreement**, dated as of July 30, 2004, by Kranson Industries, Inc. and Smith Container Corporation (collectively, the "<u>Pledgors</u>"), in favor of UBS AG, STAMFORD BRANCH, in its capacity as collateral agent pursuant to the Credit Agreement (in such capacity, the "<u>Collateral Agent</u>").

### WITNESSETH:

WHEREAS, Pledgors are party to a Security Agreement of even date herewith (the "Security Agreement") in favor of the Collateral Agent pursuant to which the Pledgors are required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Collateral Agent, for the benefit of the Secured Parties, to enter into Credit Agreement, the Pledgors hereby agree with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. <u>Grant of Security Interest in Trademark Collateral</u>. Each Pledgor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of such Pledgor:

- (a) Trademarks of such Pledgor listed on Schedule I attached hereto;
- (b) all Goodwill associated with such Trademarks; and
- (c) all Proceeds of any and all of the foregoing (other than Excluded Property).

SECTION 3. <u>Security Agreement</u>. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement and Pledgors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Collateral Agent shall otherwise determine.

SECTION 4. <u>Termination</u>. Upon the full performance of the Obligations, the Collateral Agent shall execute, acknowledge, and deliver to the Pledgors an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademarks under this Trademark Security Agreement.

IN WITNESS WHEREOF, each Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,

KRANSON INDUSTRIES, INC.

Title:

SMITH CONTAINER CORPORATION

Title:

Accepted and Agreed:

UBS AG, STAMFORD BRANCH, as Collateral Agent

By:

Name: Wilfred Saint

Director Title:

By:

Name: Patricia O'Kicki

Title: Director

## SCHEDULE I to TRADEMARK SECURITY AGREEMENT

### Registrations:

OWNER	REGISTRATION NUMBER	TRADEMARK
Kranson	2,057,779	CALIBER
Industries		
Kranson	1,887,607	KRANSON
Industries		INDUSTRIES
Kranson	2,563,782	RAPIDFIND
Industries		
Kranson	1,884,116	SERVING A SELECT
Industries		FEW
		VERY WELL
Kranson	2,404,914	THE PACKAGING
Industries		INDUSTRY'S ONLY
		SUPER DISTRIBUTOR
Kranson	2,216,371	TRICOR PACKAGING
Industries		
Kranson	2,376,069	TRICORBRAUN
Industries		
Kranson	2,761,767	TRICORBRAUN
Industries		SPRAYGUARD
Smith Container	1,185,734	PROGRESSIVE
Corporation		PACKAGER
Smith Container	1,686,943	WE PUT EVERYTHING
Corporation		INTO PACAKGING
Smith Container	2,193,356	TRP TOTAL RIGID
Corporation		PACKAGING & DESIGN
Smith Container	2,193,350	TRP TOTAL RIGID
Corporation		PACKAGING & DESIGN
Smith Container	2,789,904	QUEST
Corporation		
Smith Container	2,789,906	THE SWAN
Corporation		

# Applications:

OWNER	APPLICATION NUMBER	TRADEMARK
Kranson Industries	78/330676	BECAUSE OUR OPTIONS MAKE THE DIFFERENCE (Intent-to-Use Application)

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Kranson	78/330695	<b>OPTIONS &amp; DESIGN</b>
Industries		(Intent-to-Use Application)
Kranson	78/330582	TRICORBRAUN
Industries		
Kranson	78/388501	PACKAGING WEST &
Industries		DESIGN
Smith Container	78/172299	APOLLO
Corporation		

**RECORDED: 08/13/2004**