Form PTO-159-4 RECORDATION FORM COVER SHEET (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94) RECORDATION FORM COVER SHEET TRADEMARKS ONLY U.S. Department of Commerce Patent and Trudemark Office					
To the Honorable Commissioner of Patents and Trademarks: Plea	se record the attached original documents or copy thereof.				
Name of conveying party(ies):	Name and address of receiving party(ies)				
The Bank of Nova Scotia, as Administrative Lender	Name: Penford Products Co.				
Individual(s) Association	Internal Address:				
General Partnership	Street Address: 7094 South Revere Parkway				
X Corporation Canada	City: Centennial State: CO ZIP: 80112				
Additional name(s) of conveying party(ies) attached? Yes X No	imboduda) adversinp				
	Association				
3. Nature of conveyance:	General Parmership				
Assignment Merger	Limited Partnership				
Security Agreement Change of Name	X corporation state Delaware				
X   Other   Notice of Termination of Security Interest	Other				
Execution Date: October 7, 2003	If assignee is not dominated in the United States, a dominate representative designation is attrached:				
	Yes No (Designations must be a sequante document from assignment)				
	Additional names(s) & address(s) attached? Yes XNo				
Application number(s) or trademark number(s):	· · · · · · · · · · · · · · · · · · ·				
A. Trademark Application No.(s)	B. Trademark Registration No.(s)				
	See Schedule I, attached				
Additional numbers attached? X Yes No					
<ol> <li>Name and address of party to whom correspondence concerning document should be mailed:</li> </ol>	6. Total number of applications and trademarks involved:				
·					
Name: Robert J. Schneider	7. Total fee (37 CFR 3.41)\$765.00				
Internal Address: Chapman and Cutler LLP	Enclosed				
	X Authorized to be charged to deposit account				
Street Address: 111 West Monroe Street	8. Deposit account number:				
	- · · · · · · · · · · · · ·				
	50-0305				
	50-0305 (Attach duplicate copy of this page if paying by deposit account)				
City: Chicago State IL ZIP: 60603					
City: Chicago State IL 219: 60603  DO NOT USE THI	(Attach duplicate copy of this page if paying by deposit account) Attorney Docket No. 1575000				
9. Statement and signature:	(Attach duplicate copy of this page if paying by deposit account) Attorney Docket No. 1575000  S SPACE				
9. Statement and signature: To the best of my knowledge and belief, the foregoing information	(Attach duplicate copy of this page if paying by deposit account) Attorney Docket No. 1575000  S SPACE				
9. Statement and signature: To the best of my knowledge and belief, the foregoing informations of the original document.	(Attach duplicate copy of this page if paying by deposit account) Attorney Docket No. 1575000  S SPACE  tion is true and correct and any attached copy is a true				
9. Statement and signature: To the best of my knowledge and belief, the foregoing information	(Attach duplicate copy of this page if paying by deposit account) Attorney Docket No. 1575000  S SPACE				
9. Statement and signature: To the best of my knowledge and belief, the foregoing informations of the original document. Robert J. Schneider	(Attach duplicate copy of this page if paying by deposit account) Attorney Docket No. 1575000  S SPACE  tion is true and correct and any attached copy is a true November 4, 2005				

MAIL DOCUMENTS TO BE RECORDED WITH REQUIRED COVER SHEET INFORMATION TO:
United States Patent and Trademark Office, Box Assignments
Washington, DC 20231

1956698.01.02 1575000

**TRADEMARK REEL: 003221 FRAME: 0803** 

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# Schedule I

## TRADEMARKS

Reg. #	Reg. Date	Serial #	Filing Date	Mark
0363662	01/03/1939	71409056	07/29/1938	CLEARSOL
0364245	01/24/1939	71409487	08/11/1938	PENFORD
0689681	12/15/1959	72069756	<b>03/17/195</b> 9	DOUGLAS
0689319	12/08/1959	<b>72069</b> 757	03/17/1959	DOUGLAS
0687440	11/03/1959	72070160	03/24/1959	PEN-COTE
071 <del>94</del> 71	08/08/1961	72090182	02/02/1960	ESSEX
0719481	08/08/1961	72090183	02/02/1960	ESSEX
0870572	06/03/1969	72310419	10/24/1968	PENDEX
0903576	12/01/1970	72342704	11/05/1969	CANTAB
0909425	03/09/1971	72367284	08/06/1970	PEN-SPRAE
1280355	06/05/1984	73417296	03/14/1983	ASTRO
1477257	02/23/1988	73664957	06/05/1987	SOLUDEX
1594789	05/08/1990	73 <b>797667</b>	05/04/1989	PENGLOSS
1671965	01/14/1992	74143268	02/28/1991	PENPLUS
1670422	12/31/1991	74143281	02/28/1991	PENPLUS
1726844	10/27/1992	7 <b>42095</b> 30	10/04/1991	APOLLO
1803569	11/09/1993	74234041	12/30/1991	PENFLEX
1819601	02/08/1994	742692 <b>4</b> 3	04/27/1992	PENSIZE
2061696	05/13/1997	74383229	04/27/1993	PENBIND
1872132	01/10/1995	7 <b>44</b> 21 <b>75</b> 4	08/09/1993	CANTAB
1912896	08/22/1995	74554616	07/28/1994	PENCAT
2104805	10/14/1997	75087072	04/04/1996	MASTERTECH
2254904	06/22/1999	75351804	09/04/1997	PENCP
2448054	05/01/2001	75351805	09/04/1987	MORE THAN 800 NUMBER
2368659	07/18/2000	75785902	08/26/1999	LIQUISIZE
2462712	06/19/2001	75807491	09/03/1999	TOPCAT
2426642	02/06/2001	75846163	11/10/1999	LIQUISTRENGTH
2486118	09/04/2001	75857465	11/24/1999	PENEXCEL
2586093	06/25/2002	75924033	02/21/2000	PENFILM
2727540	06/17/2003	75928583	02/28/2000	PENSTACK

## NOTICE

OF

### TERMINATION OF SECURITY INTEREST

### TRADEMARKS

United States Patent and Trademark Office

Ladies and Gentlemen:

Please be advised that the undersigned entered into an Amended and Restated Credit Agreement dated as of November 15, 2000 (as amended, restated, modified, renewed, supplemented or extended from time to time, the "Credit Agreement") by and among Penford Corporation, a Washington Corporation (the "Other Party"), Penford Products Co., a Delaware corporation (the "Debtor"), and The Bank of Nova Scotia as Administrative Lender (the "Agent") for the lenders referenced therein (the "Lenders") in which the Agent was a granted security interest in and continuing lien upon the trademarks and trademark applications listed in Schedule I attached hereto and incorporated by reference (collectively, the "Trademark Collateral"). The Credit Agreement was recorded in the United States Patent and Trademarks Office on January 23, 2001.

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, effective as of October 7, 2003, the undersigned Agent hereby releases to the Debtor all security interests in and all continuing liens upon the Trademark Collateral and reassigns to Debtor all of such Lender's right, title and interest in the Trademark Collateral.

Agent hereby acknowledges the indebtedness secured by the security interests in the collateral described in the Credit Agreement has been paid and the security interests described therein have been released.

Very truly yours,

THE BANK OF NOVA SCOTIA, as Administrative Lender

Name:

Title:

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