# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: SECURITY INTEREST

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
MI-JACK PRODUCTS INC.		06/20/2006	CORPORATION: ILLINOIS

## **RECEIVING PARTY DATA**

Name:	LASALLE BANK NATIONAL ASSOCIATION
Street Address:	135 SOUTH LASALLE STREET
City:	CHICAGO
State/Country:	ILLINOIS
Postal Code:	60603
Entity Type:	INC. ASSOCIATION: UNITED STATES

PROPERTY NUMBERS Total: 23

Property Type	Number	Word Mark	
Registration Number:	2926642	ACCUSTACK	
Registration Number:	2803359	ACCUSTEER	
Registration Number:	2801150	MI-STAR	
Registration Number:	2684878	INSPECT!	
Registration Number:	1622051	WHERE SERVICE IS GOLDEN	
Registration Number:	1426293	MI-JACK	
Registration Number:	0941420	TRAVELIFT	
Serial Number:	78553119	ACCUVIEW	
Serial Number:	78697911	MJ AIR ASSAULT	
Serial Number:	78697900	AIR ASSAULT	
Serial Number:	78641863	ACCUTECH	
Serial Number:	78558997	THRUPORT	
Serial Number:	78553117	ACCUTRACK	
Serial Number:	78370141	RAIL THRU-PORT TRANSFER TERMINAL	
		TRADEMARK	

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Serial Number:	78370095	RAIL THRU-PORT
Serial Number:	76547255	ACCUSTORE
Serial Number:	76465067	ACCUSTACK
Serial Number:	76424219	ACCUSTEER
Serial Number:	76424218	MI-STAR
Serial Number:	76206660	INSPECT!
Serial Number:	73809092	WHERE SERVICE IS GOLDEN
Serial Number:	73601233	MI-JACK
Serial Number:	72392233	TRAVELIFT

#### **CORRESPONDENCE DATA**

Fax Number: (866)554-6280

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

Phone: 312.627.2144

Email: MFLAVIN@DYKEMA.COM
Correspondent Name: MARY ALICE FLAVIN

Address Line 1: 10 SOUTH WACKER DRIVE, SUITE 2300

Address Line 2: DYKEMA GOSSETT

Address Line 4: CHICAGO, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	092992-0199
NAME OF SUBMITTER:	JODI L. HENNINGER
Signature:	/JODI L HENNINGER/
Date:	07/20/2006

### Total Attachments: 4

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# FIRST AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (U.S. REGISTRY)

WHEREAS, MI-JACK PRODUCTS INC., an Illinois corporation ("Debtor"), owns, has adopted, used and is using a certain mark or certain marks registered in the United States Patent and Trademark Office, as more fully described on Exhibit A attached hereto and by reference made part hereof (hereinafter, together with all rights, benefits and privileges derived therefrom, the good will of the business symbolized thereby and all registrations thereof, called the "Trademark Rights"); and

WHEREAS, LASALLE BANK NATIONAL ASSOCIATION, a national banking association ("Bank"), extended certain financial accommodations to or for the benefit of Debtor pursuant to a certain Loan and Security Agreement by and between Lanco International Inc. ("Lanco") and the Bank dated as of March 25, 2002 (such agreement, as amended from time to time, is hereinafter referred to as the "Original Loan Agreement") and in connection therewith, the Debtor executed and delivered to Bank a Trademark Security Agreement dated as of March 25, 2002 (such agreement, as amended from time to time, is hereinafter referred to as the "Original Trademark Security Agreement"); and

WHEREAS, the Bank now intends to extend certain financial accommodations to or for the benefit of Debtor pursuant to a certain First Amended and Restated Loan and Security Agreement by and between Lanco International Inc. ("Lanco"), Lanigan Holdings LLC ("Lanigan Holdings") and the Bank dated as of even date herewith (such agreement, as it may be amended from time to time, is hereinafter referred to as the "Loan Agreement" capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in the Loan Agreement) which amends and restates the Original Loan Agreement in its entirety; and

WHEREAS, in connection with the extension of such financial accommodations pursuant to the Loan Agreement, Bank is desirous of maintaining said Trademark Rights, acquiring any additional Trademark Rights and amending and restated the Original Trademark Security Agreement in its entirety, subject to the terms and conditions set forth hereinbelow;

NOW, THEREFORE, in order to induce Bank to consummate the financial accommodations provided for in the Loan Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Debtor does hereby agree to amend and restate the Original Trademark Security Agreement with Bank as follows:

1. Debtor hereby assigns and grants a security interest to Bank, its successors and assigns, in the entire right, title, and interest of Debtor in and to the Trademark Rights, subject to termination only if: (i) all "Obligations" (as defined in the Loan Agreement) of Lanco and Lanigan Holdings are satisfied and paid as and when due and (ii) Bank shall have terminated in writing, without further obligation or liability, all commitments of Bank to any party arising under the Loan Agreement; otherwise, the same shall remain in full force and effect, it being

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intended by Debtor and Bank that the Trademark Rights shall serve as collateral security to Bank for the payment and performance of such "Obligations" and, accordingly, that this instrument shall be subject to the terms of the Loan Agreement and all related security agreements with respect to the "Collateral" (as defined in the Loan Agreement), which terms are herein incorporated by reference and made a part hereof.

2. Notwithstanding the foregoing, unless and until Bank exercises the rights and remedies accorded to it under (i) the Loan Agreement, and/or (ii) the First Amended and Restated Corporate Guaranty by and between Debtor and Bank dated of even date herewith, and by law with respect to the realization upon its security interest in the Trademark Rights, Debtor shall continue to own, and may use and enjoy, the Trademark Rights in connection with its business operations, but only in a manner consistent with the preservation of their current substance, validity, registration and the collateral assignment herein contained.

[SIGNATURE PAGE FOLLOWS]

Mi-Jack Products – Trademark Security Agreement

IN WITNESS WHEREOF, Debtor has caused this document to be executed as of this 20 day of June, 2006.

By:

Address of Debtor (Assignor):

3111 W. 167<sup>th</sup> Street Hazel Crest, Illinois 60429

Address of Bank (Assignee):

135 South LaSalle Street Chicago, Illinois 60603

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# EXHIBIT A

TRADEMARK	SERIAL/REGISTRATION NUMBER(S)	FILING/REGISTRATION DATE(S)
ACCUVIEW	78553119	January 25, 2005
MJ AIR ASSAULT	78697911	August 22, 2005
AIR ASSAULT	78697900	August 22, 2005
ACCUTECH	78641863	June 2, 2005
THRUPORT	78558997	February 2, 2005
ACCUTRACK	78553117	January 25, 2005
RAIL THRU-PORT TRANSFER	78370141	February 18, 2004
TERMINAL		
RAIL THRU-PORT	78370095	February 18, 2004
ACCUSTORE	76547255	September 26, 2003
ACCUSTACK	76465067/2926642	November 7, 2002/February 15, 2005
ACCUSTEER	76424219/2803359	June 24, 2002/January 6, 2004
MI-STAR	76424218/2801150	June 24, 2002/December 30, 2003
INSPECT!	76206660/2684878	February 6, 2001/February 4, 2003
WHERE SERVICE IS GOLDEN	73809092/1622051	June 26, 1989/November 13, 1990
MI-JACK	73601233/1426293	May 29, 1986/January 27, 1987
TRAVELIFT	72392233/0941420	May 17, 1971/August 22, 1972

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