

TRADEMARK ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	INTELLECTUAL PROPERTY SECURITY AGREEMENT		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
DBT AMERICA INC.		06/29/2007	CORPORATION:
RECEIVING PARTY DATA			
Name:	LEHMAN COMMERCIAL PAPER INC., as Administrative Agent		
Street Address:	745 Seventh Avenue		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10019		
Entity Type:	CORPORATION:		
PROPERTY NUMBERS Total: 11			
Property Type	Number	Word Mark	
Registration Number:	2632906	EZEE-LOC	
Registration Number:	1180880	FULL DIMENSION	
Registration Number:	1181835	LONG-AIRDOX	
Registration Number:	0666579	LO-ROPE	
Registration Number:	0546367	PIGGYBACK	
Registration Number:	0822733	RAMCAR	
Registration Number:	1258487	UN-A-HAULER	
Registration Number:	0885406	UNATRAC	
Registration Number:	1321772	VERSATRAC	
Registration Number:	2850348	EXALON	
Serial Number:	76477871	EXALON	
CORRESPONDENCE DATA			
Fax Number: (714)755-8290			
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>			

OP \$290.00 2632906

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TRADEMARK
REEL: 003578 FRAME: 0001

Phone: 714-540-1235
Email: ipdocket@lw.com, kristin.azcona@lw.com
Correspondent Name: Latham & Watkins LLP
Address Line 1: 650 Town Center Drive, 20th Floor
Address Line 4: Costa Mesa, CALIFORNIA 92626

ATTORNEY DOCKET NUMBER:	023299-0393
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NAME OF SUBMITTER:	Kristin J. Azcona
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Signature:	/kja/
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Date:	07/11/2007
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Total Attachments: 13

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of June 29, 2007 (as amended, supplemented or otherwise modified from time to time, the “Intellectual Property Security Agreement”), is made by the signatory hereto (the “Grantor”) in favor of Lehman Commercial Paper Inc., as administrative agent (in such capacity, the “Administrative Agent”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, BUCYRUS INTERNATIONAL INC. a Delaware corporation (the “Borrower”), each Foreign Borrower (defined therein), the several banks and other financial institutions and entities from time to time as parties thereto (the “Lenders), Lehman Brothers Inc., as advisor, sole lead arranger and sole bookrunner, the Administrative Agent, LaSalle Bank National Association and J.P. Morgan Chase Bank, N.A., as co-syndication agents, National City Bank and M & I Marshall & Ilsley Bank, as co-documentation agents, and Lehman Brothers Bankhaus AG, as German agent, have entered into an Amended and Restated Credit Agreement, dated as of May 25, 2007 (as amended, supplemented, replaced or otherwise modified from time to time, the “Credit Agreement”), which amends and restates the Credit Agreement, dated as of May 4, 2007 (as amended, restated, supplemented or otherwise modified prior to the date hereof, the “Original Credit Agreement”), among the Borrower, the lenders party thereto, the Administrative Agent and the other agents and arrangers party thereto. Capitalized terms used and not defined herein have the meanings given such terms in the Credit Agreement.

WHEREAS, it is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement that the Grantors shall have executed and delivered that certain Guarantee and Collateral Agreement, dated as of May 4, 2007, in favor of the Administrative Agent (as amended, supplemented, replaced or otherwise modified from time to time, the “Guarantee and Collateral Agreement”).

WHEREAS, under the terms of the Guarantee and Collateral Agreement, the Grantors have granted a security interest in certain Property, including, without limitation, certain Intellectual Property of the Grantors to the Administrative Agent for the ratable benefit of the Secured Parties, and have agreed as a condition thereof to execute this Intellectual Property Security Agreement for recording with the United States Patent and Trademark Office, the United States Copyright Office, and other applicable Governmental Authorities.

WHEREAS the Grantor executed and delivered that certain Assumption Agreement, dated as of June 29, 2007, in favor of the Administrative Agent for the Lenders and the other Secured Parties (as defined in the Guarantee and Collateral Agreement).

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agree as follows:

SECTION 1. Grant of Security. The Grantor hereby grants to the Administrative Agent for the ratable benefit of the Secured Parties a security interest in and to all of such Grantor’s right, title and interest in and to the following (the “Intellectual Property

Collateral”), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of such Grantor’s Obligations:

(a) (i) all domestic and foreign trademarks, service marks, trade names, corporate names, company names, business names, trade dress, trade styles, logos, or other indicia of origin or source identification, Internet domain names, trademark and service mark registrations, and applications for trademark or service mark registrations and any renewals thereof, including, without limitation, each registration and application identified in Schedule 6, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and dilutions thereof, (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all Trademark Licenses entered into in connection therewith, and damages and payments for past, present or future infringements or dilutions thereof), and (iv) all other rights of any kind whatsoever accruing thereunder or pertaining thereto, together in each case with the goodwill of the business connected with the use of, and symbolized by, each of the above (collectively, the “Trademarks”);

(b) (i) all domestic and foreign patents, patent applications and patentable inventions, including, without limitation, each issued patent and patent application identified in Schedule 6, all certificates of invention or similar property rights (ii) all inventions and improvements described and claimed therein, (iii) the right to sue or otherwise recover for any and all past, present and future infringements thereof, (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all Patent Licenses entered into in connection therewith, payments arising out of any other sale, lease, license or other disposition thereof and damages and payments for past, present or future infringement thereof), and (v) all reissues, divisions, continuations, continuations-in-part, substitutes, renewals, and extensions thereof, all improvements thereon and all other rights of any kind whatsoever accruing thereunder or pertaining thereto (collectively, the “Patents”);

(c) (i) all domestic and foreign copyrights, whether or not the underlying works of authorship have been published, including but not limited to copyrights in software and databases, all Mask Works (as defined in 17 U.S.C. 901 of the U.S. Copyright Act) and all works of authorship and other intellectual property rights therein, all copyrights of works based on, incorporated in, derived from or relating to works covered by such copyrights, all right, title and interest to make and exploit all derivative works based on or adopted from works covered by such copyrights, and all copyright registrations and copyright applications, and any renewals or extensions thereof, including, without limitation, each registration and application identified in Schedule 6, (ii) the rights to print, publish and distribute any of the foregoing, (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all Copyright Licenses entered into in connection therewith, payments arising out of any other sale, lease, license or other disposition thereof and damages and payments for past, present or future infringements thereof), and (v) all other rights of any kind whatsoever accruing thereunder or pertaining thereto (collectively, the “Copyrights”);

(d) all licenses or agreements, whether written or oral, providing for the grant by or to any Grantor of: (A) any right to use any Trademark, (B) any right to manufacture, use or sell any invention covered in whole or in part by a Patent, and (C) any right under any Copyright including, without limitation, the grant of rights to manufacture, distribute, exploit and sell materials derived from any Copyright including, without limitation, any of the foregoing identified in Schedule 1, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations of any of the foregoing, (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof), and (iv) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto; and

(e) any and all proceeds of the foregoing.

SECTION 2. Recordation. The Grantor authorizes and requests that the Register of Copyrights, the Commissioner of Patents and Trademarks and any other applicable government officer record this Intellectual Property Security Agreement.

SECTION 3. Execution in Counterparts. This Agreement may be executed in any number of counterparts (including by telecopy), each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 4. Governing Law. This Intellectual Property Security Agreement shall be governed by, and construed and interpreted in accordance with, the law of the State of New York.

SECTION 5. Conflict Provision. This Intellectual Property Security Agreement has been entered into in conjunction with the provisions of the Guarantee and Collateral Agreement and the Credit Agreement. The rights and remedies of each party hereto with respect to the security interest granted herein are without prejudice to, and are in addition to those set forth in the Guarantee and Collateral Agreement and the Credit Agreement, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Intellectual Property Security Agreement are in conflict with the Guarantee and Collateral Agreement or the Credit Agreement, the provisions of the Guarantee and Collateral Agreement or the Credit Agreement shall govern.

[Signature Page to Follow]

IN WITNESS WHEREOF, the undersigned has caused this Intellectual Property Security Agreement to be duly executed and delivered as of the date first above written.

DBT AMERICA INC.

By:

A handwritten signature in dark ink, appearing to read "William S. Tate", written over a horizontal line.

Name: William S. Tate

Title: President

TRADEMARK

REEL: 003578 FRAME: 0006

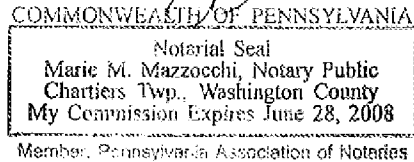
ACKNOWLEDGMENT

STATE OF Pennsylvania)
)
COUNTY OF Washington) ss.

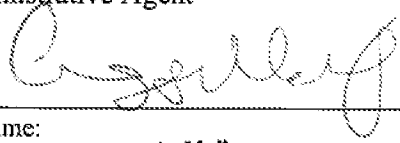
On this 3rd day of July, 2007 before me personally appeared William S. Tate, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of the Grantor(s), who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Marie M. Mazzocchi
Notary Public

{seal}



LEHMAN COMMERCIAL PAPER INC.,
as Administrative Agent

By: 
Name: _____
Title: **Craig Malloy**
Authorized Signatory

COPYRIGHTS

-None

PATENTS/PATENT APPLICATIONS

<u>Debtor/Grantor</u>	<u>Title</u>	<u>Filing Date/Issue Date</u>	<u>Status</u>	<u>Application/ Patent No.</u>
DBT America Inc.	Articulated Vehicle With Hinged Joint	I.D.: January 2, 1990	Patented	4,890,684 (U.S.A.)
DBT America Inc.	Articulated Vehicle With Hinged Joint	I.D.: April 15, 1992	Patented	2217667 (Great Britain)
DBT America Inc.	Vehicle With Lateral Moving Lift	I.D.: September 3, 1992	Patented	5,044,858 (U.S.A.)
DBT America Inc.	Load Lifting System for Vehicles	I.D.: September 20, 1995	Patented	2254309 (Great Britain)
DBT America Inc.	Load Lifting System for Vehicles	I.D.: July 13, 1993	Patented	5,226,777 (U.S.A.)
DBT America Inc.	Load Lifting System for Vehicles	I.D.: November 25, 1992	Patented	92/1138 (South Africa)
DBT America Inc.	Battery Changing System For Electric Battery Powered Vehicles	I.D.: October 19, 1994	Patented	2255755 (Great Britain)
DBT America Inc.	Battery Changing System For Electric Battery Powered Vehicles	I.D.: November 17, 1992	Patented	5,163,537 (U.S.A.)
DBT America Inc.	Battery Changing System For Electric Battery Powered Vehicles	I.D.: January 27, 1993	Patented	92/2955 (South Africa)
DBT America Inc.	Pivoted Lifting Device	I.D.: July 23, 1998	Patented	687586 (Australia)
DBT America Inc.	Pivoted Lifting Device	I.D.: May 26, 1999	Patented	1126697 (China)
DBT America Inc.	Pivoted Lifting Device	I.D.: September 30, 1998	Patented	2293362 (Great Britain)
DBT America Inc.	Pivoted Lifting Device	I.D.: April 10, 2004	Patented	192366 (India)

DBT America Inc.	Pivoted Lifting Device	I.D.: August 29, 1995	Divisional Application Pending	619/DEL/2003 (India)
DBT America Inc.	Pivoted Lifting Device	I.D.: September 9, 1997	Patented	5,664,932 (U.S.A.)
DBT America Inc.	Pivoted Lifting Device	I.D.: August 28, 1996	Patented	95/6640 (South Africa)
DBT America Inc.	Pivoted Locking Device	I.D.: January 5, 1999	Patented	5,855,467 (U.S.A.)
DBT America Inc.	Advancing Tailpiece	I.D.: January 11, 2001	Patented	724470 (Australia)
DBT America Inc.	Advancing Tailpiece	I.D.: April 24, 2006	Patented	2282438 (Canada)
DBT America Inc.	Advancing Tailpiece	I.D.: September 18, 2002	Patented	ZL98803101.9 (China)
DBT America Inc.	Advancing Tailpiece	I.D.: July 25, 2001	Patented	0964979 (European Community)
DBT America Inc.	Advancing Tailpiece	I.D.: April 28, 2006	Patented	1036644B (Hong Kong)
DBT America Inc.	Advancing Tailpiece	F.D.: March 2, 1998	No longer pending but national parts (see above)	Application No. US98/03902 (PCT)
DBT America Inc.	Advancing Tailpiece	I.D.: October 30, 2001	Patented	6,308,819 (U.S.A.)
DBT America Inc.	Advancing Tailpiece	I.D.: January 25, 2006	Patented	1096106 (European Community) Divisional Application of EP 0964979, see above
DBT America Inc.	Self-Aligning Battery Changing System For Electric Battery Powered Vehicles	I.D.: September 5, 2000	Patented	6,113,342 (U.S.A.)
DBT America Inc.	Self-Aligning Battery Changing System For Electric Battery Powered Vehicles	I.D.: June 5, 2003	Patented	757,520 (Australia)
DBT America Inc.	Self-Aligning Battery Changing System For Electric Battery Powered Vehicles	F.D.: Applied for July 23, 1999	Application Pending	Application No. 2278417 (Canada)
DBT America Inc.	Self-Aligning Battery Changing System For Electric Battery Powered Vehicles	F.D.: Applied for July 19, 1999	Application Pending	Application No. 749/MAS/99 (India)
DBT America Inc.	Self-Aligning Battery Changing System For Electric Battery	F.D.: Applied for July 19,	Application	Application No. 99/4783 (South

	Powered Vehicles	1999	Pending	Africa)
DBT America Inc.	Adjustable Yoke Assembly	I.D.: December 7, 1999	Patented	5,996,766 (U.S.A.)
DBT America Inc.	Adjustable Yoke Assembly	I.D.: June 13, 2000	Patented	6,073,745 (U.S.A.)
DBT America Inc.	Automated Continuous Haulage System	I.D.: July 11, 2006	Patented	Patent No. 7,076,346 (U.S.A.)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 2002213066 (Australia)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. PI011456.2 (Brazil)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 2425443 (Canada)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 00533/DEL/NP/2003 (India)
DBT America Inc.	Automated Continuous Haulage System	I.D.: July 15, 2004	Provisional Patent	14902 (Kazakhstan)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 2003/003165 (Mexico)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	No longer pending but national parts (see above)	Application No. WO 02/30792 (PCT)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 01818896.6 (China)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 365615 (Poland)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 2003113333 (Russia)
DBT America Inc.	Automated Continuous Haulage System	F.D.: Applied for October 9, 2001	Application Pending	Application No. 2003054173 (Ukraine)
DBT America Inc.	Automated Continuous Haulage System	I.D.: June 30, 2004	Patented	2003/2814 (South Africa)

DBT America Inc.	Method and Apparatus for Safety Protection of Temporary Roof Support (Load Sensing Pin)	I.D.: September 20, 2005	Patented	6,945,738 (U.S.A.)
DBT America Inc.	Method and Apparatus for Safety Protection of Temporary Roof Support (Load Sensing Pin)	F.D.: Applied for September 8, 2004	Application Pending	Application No. 2004210522 (Australia)
DBT America Inc.	Method and Apparatus for Safety Protection of Temporary Roof Support (Load Sensing Pin)	F.D.: Applied for September 28, 2004	Application Pending	Application No. 200410012074.3 (China)
DBT America Inc.	Method and Apparatus for Safety Protection of Temporary Roof Support (Load Sensing Pin)	F.D.: Applied for August 26, 2004	Application Pending	Application No.511/KOL/2004 (India)
DBT America Inc.	Method and Apparatus for Safety Protection of Temporary Roof Support (Load Sensing Pin)	F.D.: Applied for August 27, 2004	Application Pending	Application No. 2004/6857 (South Africa)
DBT America Inc.	Mining Machine with Roof Bolting Apparatus	I.D.: June 28, 1988	Patented	4,753,486 (U.S.A.)
DBT America Inc.	Continuous Miner	I.D.: June 20, 1989	Patented	4,840,432 (U.S.A.)
DBT America Inc.	Continuous Miner (Continuation In Part Application of above U.S.4,840,432)	I.D.: June 26, 1990	Patented	4,936,632 (U.S.A.)
DBT America Inc.	Mining Machine with Roof Bolting Apparatus	I.D.: September 4, 1990	Patented	4,953,914 (U.S.A.)
DBT America Inc.	Continuous Miner with Duct Assembly	I.D.: January 21, 1992	Patented	5,082,331 (U.S.A.)
DBT America Inc.	Redundant Remote Control System Used on a Continuous Miner	I.D.: May 5, 1992	Patented	5,110,189 (U.S.A.)
DBT America Inc.	Continuous Miner with Duct Assembly	I.D.: April 14, 1992	Patented	5,104,194 (U.S.A.)
DBT America Inc.	Continuous Mining Machine with a Boom Assembly Providing Different Cutting Heights	I.D.: April 7, 1992	Patented	5,102,199 (U.S.A.)
DBT America Inc.	Drum Assembly for a	I.D.: September 9, 1992	Patented	5,143,423 (U.S.A.)

Continuous Miner

DBT America Inc.	Vane Type Conveyor for a Mining Machine Drum	I.D.: June 9, 1992	Patented	5,120,112 (U.S.A.)
DBT America Inc.	Twin Scrubber & Air Diffuser for a Continuous Miner & Method of Ventilation	I.D.: February 23, 1993	Patented	5,188,427 (U.S.A.)
DBT America Inc.	Mining Machine with Cascading Conveyor System	I.D.: March 2, 1993	Patented	5,190,352 (U.S.A.)
DBT America Inc.	Mining Machine with Cascading Conveyor System	I.D.: May 13, 1995	Patented	661049 (Australia)
DBT America Inc.	Mining Machine with Cascading Conveyor System	I.D.: August 31, 1994	Patented	2260526 (Great Britain)
DBT America Inc.	Mining Machine with Cascading Conveyor System	I.D.: September 6, 1993	Patented	92/8010 (South Africa)
DBT America Inc.	Method and Apparatus for Collecting and Removing Dust on a Mining Machine	I.D.: October 19, 1993	Patented	5,253,925 (U.S.A.)
DBT America Inc.	Method and Apparatus for Suppressing Dust and Frictional Ignition on a Continuous Mining Machine	I.D.: April 16, 1996	Patented	5,507,565 (U.S.A.)
DBT America Inc.	Method and Apparatus for Suppressing Dust and Frictional Ignition on a Continuous Mining Machine	I.D.: March 12, 1998	Patented	688634 (Australia)
DBT America Inc.	Method and Apparatus for Suppressing Dust and Frictional Ignition on a Continuous Mining Machine	I.D.: August 19, 1998	Patented	2296271 (Great Britain)
DBT America Inc.	Method and Apparatus for Suppressing Dust and Frictional Ignition on a Continuous Mining Machine	I.D.: August 26, 1996	Patented	95/10742 (South Africa)
DBT America Inc.	Conveyor Lift and Service Shoe Assembly	I.D.: March 14, 2000	Patented	6,036,276 (U.S.A.)
DBT America Inc.	Phasing Valve Assembly for Supplying Water to a Mining Machine Cutter Drum	I.D.: June 6, 2000	Patented	6,070,944 (U.S.A.)
DBT America Inc.	Phasing Valve Assembly for Supplying Water to a Mining	I.D.: October 4, 2001	Patented	739155 (Australia)

	Machine Cutter Drum				
DBT America Inc.	Phasing Valve Assembly for Supplying Water to a Mining Machine Cutter Drum	I.D.: December 5, 2001	Patented	2328231(Great Britain)	
DBT America Inc.	Phasing Valve Assembly for Supplying Water to a Mining Machine Cutter Drum	I.D.: May 10, 1999	Patented	98/7183 (South Africa)	
DBT America Inc.	Spring Applied Hydraulic Release Brake	I.D.: April 16, 2002	Patented	6,371,255 (U.S.A.)	
DBT America Inc.	Mining Machine Having Stabilizing Apparatus	I.D.: June 17, 2003	Patented	6,578,926 (U.S.A.)	
DBT America Inc.	Mining Machine Having Stabilizing Apparatus (PCT Application)	F.D.: June 13, 2002	Application Pending	PCT/SE/02/01161 Publication No. WO 02/103160	

TRADEMARKS

<u>Debtor/Grantor</u>	<u>Title</u>	<u>Country</u>	<u>Filing Date/Issue Date</u>	<u>Status</u>	<u>Application/Registration No.</u>
DBT America Inc.	EZEE-LOC	United States	I.D. 08/10/2002	Registered	2,632,906
DBT America Inc.	FULL DIMENSION	United States	I.D.: 12/08/81	Registered	1,180,880
DBT America Inc.	HELMATIC	South Africa	I.D.: 04/06/76	Registered	76/1763
DBT America Inc.	HELMINER	South Africa	I.D.: 04/08/76	Registered	76/1764
DBT America Inc.	LA Logo	Australia	I.D.: 11/27/97	Registered	719505
DBT America Inc.	LONG-AIRDOX	United States	I.D.: 12/15/81	Registered	1,181,835
DBT America Inc.	LONG-AIRDOX	Australia	I.D.: 11/27/97	Registered	719504
DBT America Inc.	LO-ROPE	United States	I.D.: 09/02/58	Registered	666,579
DBT America Inc.	PIGGYBACK	United States	I.D.: 08/07/51	Registered	546,367
DBT America Inc.	RAMCAR	United States	I.D.: 01/24/67	Registered	822,733
DBT America Inc.	RAMCAR	South Africa	I.D.: 06/04/76	Registered	76/1765
DBT America Inc.	UN-A-HAULER	United States	I.D.: 11/22/83	Registered	1,258,487

DBT America Inc.	UNATRAC and Design	United States	I.D.: 02/03/70	Registered	885,406
DBT America Inc.	VERSATRAC	United States	I.D.: 02/26/85	Registered	1,321,772
DBT America Inc.	IMPACT-7	Great Britain	I.D.: 12/29/93	Registered	B1478091
DBT America Inc.	HOY Monogram	Benelux	I.D. 08/06/71	Registered	56052
DBT America Inc.	EXALON	United States	F.D.: 08/06/2004	Application Pending	76/477871
DBT America Inc.	IDLER PAL	United States	I.D.: 10/29/2003	Registered	2,850,348

INTELLECTUAL PROPERTY LICENSES

1. DBT America Inc. (as successor in interest to Long-Airdox Company) and Virginia Tech Intellectual Properties, Inc. – Exclusive License Agreement dated as of December 15, 2000 (covering U.S. Patent Application No.10/399/067 relating to an Automated Continuous Haulage System)
2. DBT America Inc. and DBT Africa (Pty) Ltd. – License Agreement, dated as of January 1, 2004

OTHER INTELLECTUAL PROPERTY

DOMAIN NAMES

None.