TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ThruBit LLC		101/01/2008	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	ThruBit B.V.
Street Address:	Lange Kleiweg 60F
City:	Rijswijk Zuid-Holland
State/Country:	NETHERLANDS
Postal Code:	2288GK
Entity Type:	COMPANY: NETHERLANDS

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3705814	TBL
Registration Number:	3521642	PORTAL
Serial Number:	77333853	SURELOG

CORRESPONDENCE DATA

Fax Number: (713)238-8008

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

Phone: 713-238-8000

Email: TMHou@conleyrose.com

Correspondent Name: Collin A. Rose
Address Line 1: P.O. Box 3267

Address Line 4: Houston, TEXAS 77253-3267

ATTORNEY DOCKET NUMBER: 2820-00300

DOMESTIC REPRESENTATIVE

TRADEMARK
REEL: 004126 FRAME: 0452

590.00 3/05814

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Name: Address Line 1: Address Line 4:	Collin A. Rose P.O. Box 3267 Houston, TEXAS	77253-3267
NAME OF SUBMITTER	₹:	Collin A. Rose
Signature:		/Collin A. Rose/
Date:		01/07/2010

Total Attachments: 19 source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page1.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page2.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page3.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page4.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page5.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page6.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page7.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page8.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page9.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page10.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page11.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page12.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page13.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page14.tif source=Asset Purchase Agreement ThruBit B.V amd ThruBit LLC#page15.tif

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Asset Purchase Agreement

between

ThruBit B.V.

and

ThruBit LLC

1 January 2008

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Asset Purchase Agreement

This Agreement is made as of the Effective Date between:

ThruBit B.V., a company established under the laws of The Netherlands whose registered office is at Lange Kleiweg 60F, 2288GK Rijswijk, Zuid-Holland ("ThruBit BV"); and

ThruBit LLC, a company established under the laws of Delaware whose registered office is at Corporation Services Company, 2711 Centerville Road, Suite 400, Wilmington, Delaware, 19808 ("ThruBit LLC").

(individually referred to as a "Party" and collectively referred to as the "Parties").

Whereas:

ThruBit LLC has acquired rights and interests to certain technology (the IP as defined below).

ThruBit BV wishes to acquire and ThruBit LLC wishes to transfer the benefits and obligations ThruBit LLC has in the IP.

Now therefore it is hereby agreed as follows:

1. Definitions

"Affiliate" means, in respect of a Party, any entity which: (1) controls, (2) is controlled by, or (3) is under common control with, such Party, either directly or indirectly through one or more intermediaries. However, for purposes of this Agreement, ThruBit BV and ThruBit LLC are not considered Affiliates.

For the purpose of this paragraph:

- an entity directly controls another entity if it owns fifty per cent or more of the voting rights attached to the issued share capital of the other entity;
- an entity indirectly controls another entity if a series of entities can
 be specified, beginning with the first entity and ending with the other
 entity, so related that each entity of the series (except the ultimate
 controlling entity) is directly controlled by one or more of the entities
 earlier in the series; and
- an entity controls another entity if it has the power to direct the business affairs of the entity, by contract or otherwise.

[&]quot;Agreement" means this Asset Purchase Agreement.

[&]quot;Completion" means the completion of the transfer of certain of ThruBit LLC's rights and interests to or in relation to the IP in accordance with this Agreement.

[&]quot;Effective Date" means 1 January 2008.

"Intellectual Property" means all inventions, patents, patent applications, and any other intellectual property existing under the laws of any jurisdiction, including, without limitation, copyrights (whether registerable or not), design rights (whether registerable or not), trademarks, proprietary databases, trade secrets, or other similar property.

"IP" means the Licensed IP and the ThruBit IP.

"Licenced IP" means:

- all Intellectual Property based on the patent applications and patents listed in the
 Licence Agreement dated 28 August 2006 between SIEP, Inc. and ThruBit LLC
 (attached as Exhibit A) and listed in Schedule 1, any patents or patent
 applications claiming priority from or granted on any of the patents or patent
 applications listed in Schedule 1, any patents and patent applications
 corresponding with any of the patent applications and patents listed in Schedule
 1; and including any divisions, reissues, re-examinations, continuations,
 continuations-in-part, extensions and renewals thereof ("Licensed Patents"); and
- all Intellectual Property based on the trademarks and trademark applications listed in Schedule 2, any trademarks claiming priority from or granted on any of the trademarks and trademark applications listed in Schedule 2 ("Licensed Trademarks").

"ThruBit IP" means:

- all Intellectual Property based on the inventions, patent applications, and patents
 listed in Schedule 3, including future patent applications filed on technical
 research, engineering, and development at least partially funded by ThruBit LLC,
 any patents or patent applications claiming priority from or granted on any of the
 inventions, patents, or patent applications listed in Schedule 3, any patents and
 patent applications corresponding with any of the inventions, patents, and patent
 applications and listed in Schedule 3; and including any divisions, reissues, reexaminations, continuations, continuations-in-part, extensions, and renewals
 thereof ("ThruBit Patents and Inventions"); and
- all Intellectual Property based on the trademarks and trademark applications
 listed in Schedule 4, any trademarks claiming priority from or granted on any of
 the trademarks and trademark applications listed in Schedule 4 ("ThruBit
 Trademarks").

Asset Purchase

As of the Effective Date, ThruBit LLC transfers and assigns to ThruBit BV any and all rights ThruBit LLC has to and in the IP.

3. Purchase Price

ThruBit BV shall pay an amount of the "Purchase Price") to ThruBit LLC to purchase the IP, per the following:

attributable to the Licensed Patents (In accordance with the Evaluation of ThruBit Latch Technology Report dated 31 December 2007 (Exhibit B));

- attributable to the Licensed Trademarks and the ThruBit
 Trademarks;
- attributable to the ThruBit Patents and Inventions.

4. Technical Information

According to the Cooperation Agreement (Exhibit C) and the Master Technical Services Agreement (Exhibit D), the Parties agree that ThruBit BV already owns any technical information that has been generated by ThruBit LLC. As such, no technical information needs to be assigned by ThruBit LLC to ThruBit BV under this Agreement.

5. Completion

Completion shall take place immediately after signature of this Agreement, to be followed by any necessary administrative tasks to effect the Completion.

At Completion, ThruBit BV shall pay ThruBit LLC by way of wire transfer the Purchase Price.

6. Acknowledgment

ThruBit LLC and ThruBit BV acknowledge to each other that the Evaluation of ThruBit Latch Technology Report dated 31 December 2007, a copy of which is included as Exhibit B, is an accurate reflection of ThruBit LLC's and its Affiliates' rights in and the values of the Licensed Patents:

7. Indemnification

ThruBit LLC shall indemnify ThruBit BV, its Affiliates, directors, officers, and employees against, and pay any related costs of, any claim or action for negligence, or whatever other cause brought against ThruBit BV or any of its Affiliates by any third party in respect of any loss or damage (including personal injury or death) sustained by such third party and arising out of a breach of the obligations of ThruBit LLC in this Agreement, other than loss or damage directly arising from fraud, fraudulent misrepresentation, or from the Wilful Misconduct (as defined below) of ThruBit BV or its Affiliates. Nothing shall operate to override the terms of any commercial contract entered into between ThruBit LLC and ThruBit BV and/or its Affiliates in respect of the sale, lease, supply, or other disposal of products to ThruBit BV and/or its Affiliates or the provision of services to ThruBit BV and/or its Affiliates and the terms of such commercial contracts shall be unaffected by this clause.

"Wilful Misconduct" means, in relation to the performance of the obligations of ThruBit BV under this Agreement, an intentional, conscious, or reckless disregard by a person who is employed by ThruBit BV or any of its Affiliates as a director or other corporate officer or who occupies a senior managerial position, of good and prudent oil and gas field practice in utter disregard of avoidable and harmful consequences.

8. Limitation of liability

Notwithstanding anything to the contrary contained in this Agreement, either Party's liability under this section shall not exceed

Neither Party will have any liability for any damages, losses, liabilities, costs, or expenses to the extent the other Party could have mitigated such damages, losses,

liabilities, costs, or expenses.

In no event shall ThruBit BV be liable for any indirect or consequential damages arising out of this Agreement whether or not ThruBit BV had knowledge of any such claim in advance.

9. Notices

All notices, requests, demands, instructions and other communications required or permitted to be given hereunder will be in writing and will be delivered personally or mailed by registered mail or certified mail, return receipt requested, postage prepaid, or delivered by facsimile transmission (receipt of such transmission to be acknowledged by the recipient by facsimile transmission), as follows:

• if to ThruBit LLC, addressed to:

ThruBit LLC 5300 West Sam Houston Parkway North, Suite 101 Houston, Texas 77041 ATTN: CEO

if to ThruBit BV, addressed to:

ThruBit B.V. c/o Kenda Capital B.V. Lange Kleiweg 60F 2288GK Rijswijk The Netherlands ATTN: General Counsel

10. Law and Jurisdiction

This Agreement shall be governed by and construed in accordance with the laws of The Netherlands.

In the event of a dispute between the Parties arising out of or in connection with this Agreement, or from further contracts resulting from this Agreement, the Parties shall use reasonable efforts to settle such dispute amicably.

If the Parties have been unable to resolve the dispute amicably within 30 (thirty) business days, the dispute shall be finally settled in accordance with the Arbitration Rules of the Netherlands Arbitration Institute (Nederlands Arbitrage Instituut). The arbitral tribunal shall be composed of three arbitrators. The place of arbitration shall be The Hague, the Netherlands. The arbitral procedure shall be conducted in the English language. The arbitral tribunal shall decide the matter in accordance with the rules of Dutch law. Consolidation of the arbitral proceedings with other arbitral proceedings pending in the Netherlands, as provided in section 1046 of the Dutch Code of Civil Procedure, is excluded. The arbitral tribunal is not allowed to publish the arbitral judgement.

11. Miscellaneous

Except as otherwise expressly provided for in this Agreement, nothing contained in this Agreement will be construed to grant ThruBit LLC any express or implied rights or

licences with respect to the IP.

No failure, omission, or delay on the part of any Party in exercising any right, power, or privilege hereunder, and no course of dealing between such Parties, will operate as a waiver of any provision of this Agreement unless confirmed in writing by the Parties.

This Agreement constitutes the entire understanding of the Parties hereto, and all prior discussions and negotiations between the Parties are merged herein.

This Agreement constitutes the whole and only agreement between the Parties relating to its subject matter and supersedes and extinguishes any other agreement, document, or pre-contractual statement relating to the same subject matter. "Pre-contractual statement" includes but is not limited to any agreement, undertaking, representation, warranty, promise, assurance, arrangement, or draft of any nature whatsoever, whether or not in writing, relating to the subject matter of this Agreement and which is not repeated in this Agreement made by any person at any time before the signing date.

No amendments, changes, or modifications to this Agreement shall be valid except if the same in writing and signed by a duly authorized representative of each of the Parties.

This Agreement may be entered into in any number of counterparts and by the Parties to it in separate counterparts, each of which when so executed and delivered shall be an original, but all the counterparts shall together constitute one and the same agreement.

IN WITNESS WHEREOF, the undersigned have executed this Agreement.

SIGNED 2009 SIGNED Coul By: James 6 Awaks	By: Robert J. Minuly
for and on behalf of ThruBit LLC	Title: Director
of 2009 SIGNED	
Ву:	Ву:
Title:	Title:
for and on behalf of ThruBit B V	

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licences with respect to the IP.

for and on behalf of

ThruBit B.V.

No failure, omission, or delay on the part of any Party in exercising any right, power, or privilege hereunder, and no course of dealing between such Parties, will operate as a waiver of any provision of this Agreement unless confirmed in writing by the Parties.

This Agreement constitutes the entire understanding of the Parties hereto, and all prior discussions and negotiations between the Parties are merged herein.

This Agreement constitutes the whole and only agreement between the Parties relating to its subject matter and supersedes and extinguishes any other agreement, document, or pre-contractual statement relating to the same subject matter. "Pre-contractual statement" includes but is not limited to any agreement, undertaking, representation, warranty, promise, assurance, arrangement, or draft of any nature whatsoever, whether or not in writing, relating to the subject matter of this Agreement and which is not repeated in this Agreement made by any person at any time before the signing date.

No amendments, changes, or modifications to this Agreement shall be valid except if the same in writing and signed by a duly authorized representative of each of the Parties.

This Agreement may be entered into in any number of counterparts and by the Parties to it in separate counterparts, each of which when so executed and delivered shall be an original, but all the counterparts shall together constitute one and the same agreement.

IN WITNESS WHEREOF, the undersigned have executed	cuted this Agreement.
of 2009	
SIGNED	
Ву:	Ву:
Title:	Title:
for and on behalf of ThruBit LLC	
2009 <u>Jau</u> 2009	
SIGNED	$\alpha \cdot \Lambda$
By: Degruy	By: Selet
BIR DODUME	Title: PLRETON.
Title: DIRECTOR	Title: PILETON.

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Addendum to Asset Purchase Agreement

between

ThruBit B.V.

and

ThruBit LLC

1 January 2008

Table of Contents

1.	Definitions
2	Asset Purchase

Addendum to Asset Purchase Agreement

This Addendum is made to the Asset Purchase Agreement effective 1 January 2008 (the "Effective Date") between:

ThruBit B.V., a company established under the laws of The Netherlands whose registered office is at Lange Kleiweg 60F, 2288GK Rijswijk, Zuid-Holland ("ThruBit BV"); and

ThruBit LLC, a company established under the laws of Delaware whose registered office is at Corporation Services Company, 2711 Centerville Road, Suite 400, Wilmington, Delaware, 19808 ("ThruBit LLC").

(individually referred to as a "Party" and collectively referred to as the "Parties").

Whereas:

ThruBit LLC has acquired rights and interests to certain technology (the IP as defined below).

ThruBit BV wishes to acquire and ThruBit LLC wishes to transfer the benefits and obligations ThruBit LLC has in the IP.

Now therefore it is hereby agreed as follows:

Definitions

"Agreement" means the Asset Purchase Agreement effective 1 January 2008.

"Effective Date" means 1 January 2008.

"Intellectual Property" means all inventions, patents, patent applications, and any other intellectual property existing under the laws of any jurisdiction, including, without limitation, copyrights (whether registerable or not), design rights (whether registerable or not), trademarks, proprietary databases, trade secrets, or other similar property.

"IP" means the Licensed IP and the ThruBit IP.

"Licenced IP" means:

- all Intellectual Property based on the patent applications and patents listed in the
 Licence Agreement dated 28 August 2006 between SIEP, Inc. and ThruBit LLC
 (attached as Exhibit A) and listed in Schedule 1, any patents or patent applications
 claiming priority from or granted on any of the patents or patent applications listed in
 Schedule 1, any patents and patent applications corresponding with any of the patent
 applications and patents listed in Schedule 1; and including any divisions, reissues, reexaminations, continuations, continuations-in-part, extensions and renewals thereof
 ("Licensed Patents"); and
- all Intellectual Property based on the trademarks and trademark applications listed in Schedule 2, any trademarks claiming priority from or granted on any of the trademarks and trademark applications listed in Schedule 2 ("Licensed Trademarks"), including all common law rights, rights of priority, and goodwill of the business associated with the foregoing Licensed Trademarks.

"ThruBit IP" means:

- all Intellectual Property based on the inventions, patent applications, and patents listed in Schedule 3, including future patent applications filed on technical research, engineering, and development at least partially funded by ThruBit LLC, any patents or patent applications claiming priority from or granted on any of the inventions, patents, or patent applications listed in Schedule 3, any patents and patent applications corresponding with any of the inventions, patents, and patent applications and listed in Schedule 3; and including any divisions, reissues, re-examinations, continuations, continuations-in-part, extensions, and renewals thereof ("ThruBit Patents and Inventions"); and
- all Intellectual Property based on the trademarks and trademark applications listed in Schedule 4, any trademarks claiming priority from or granted on any of the trademarks and trademark applications listed in Schedule 4 ("ThruBit Trademarks"), including all common law rights, rights of priority, and goodwill of the business associated with the foregoing ThruBit Trademarks.

2. Asset Purchase Clarification

As of the Effective Date, ThruBit LLC transfers and assigns to ThruBit BV any and all rights, title, and interest ThruBit LLC has in and to the IP, as amended above for clarification, including any and all rights and causes of action (including damages recoverable thereby) for past, present, and future unauthorized use of the IP, including but not limited to all rights and causes of action for infringement, unfair competition, or misappropriation.

This clause merely clarifies the Asset Purchase provisions of the original Asset Purchase Agreement effective 1 January 2008. Except to the extent specified in this Addendum, all clauses of the original Asset Purchase Agreement effective 1 January 2008 remain in full force and effect.

IN WITNESS WHEREOF, the undersigned have executed this Agreement.

,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•
17 of <u>#c1</u> 2009 SIGNED	
By: James & Awalis	By: Rob Mc Nally
Title: Director	Title: Director 02 oct 09
for and on behalf of ThruBit LLC	
of 2009	
SIGNED By:	By: 14

Title: Pince 700

for and on behalf of ThruBit B.V.

Of OCTOBER LOOP

Schedule 1 Licenced Patents

Title	Country	/Filed/Published/ Issued	/Application/Publication/ Patent No.
TS1074: Thru Bit Placement (Placement Thru Bit	EP	10-Apr-08	EP/2008/054320
TS1075/TS1080: Retrievable Insert and Coring System	n EP	2-Jun-08	08157395.8
TS1083: Drilling Bi Assembly for Through-bit Operation (Listed as Wellstring Assembly in searching)			
Black of the Brief school supplies as a few for the street	BEL	14-Mar-07 07-Jul-05	1,588,016 2,512,833
	CA		•
	CN	29-Jun-07	CN1738961A
	DE	14-Mar-07	602004005310
	FR	14-Mar-07	1588016
	GB	14-Mar-07	1588016
	ΙΤ	14-Mar-07	1588016
	NO	12-Aug-05	20053813
	US	20-Nov-07	7,296,639 (Wellstring Assembly)
TS6126; Drill String Conveyed Logging Method		45 1 00	2 242 047
	CA	15-Jan-08	2,343,947
	CN	25-Apr-03	1319158A (CN1999000811188 – Application No.)
	DE FR GB NO RU US	03-Dec-03 03-Dec-03 03-Dec-03 12-Sep-05 24-Dec-01 07-Aug-2001	69913361 1115961 1115961 0319786 002063 6,269,891
		_	

American Security and the Bridge Congress of the	water of the same	granna synan i se na itali g	engara september 1999 bili september 10. hiti sentra til sentra til sentra 1994 bili september 1995 i Filosofia
TS6234: Wireless Logging Tool With			
Mud Pulsing			
System (Logging			
System for Use in			
a Wellbore)	BR	08-Sep-03	PI0207970-4
	CA	08-Sep-03	2440178
	CN	24-Mar-06	CN1496438A (Application No.
			CN2002000806138)
	EPC	03-Dec-03	1366270
	NIG	25-Jul-03	RP15261
	RU	20-Aug-06	2282028
	US	14-Nov-06	7134493
TS6238: Through-			
bit Fluid Injection	BR	21-Jan-04	Pl0211345-7
	CA	19-Jan-04	2454388
	CN	03-Nov-04	1543531A
	GB	09-Mar-05	2395735
	NO	22-Jan-04	20040296
	OMA	17-Jan-04	6/2004
	RU	20-Nov-06	2287662
	US	16-Oct-07	7281592
TS6317: Sliding	#49.43		
Seal for Hybrid			
Expansion (Expandable Pum	h		
Plug)(Pump Plug)			
to purpose the annual metallic and a see the	BR	11-Oct-05	PI0409299-6
	CA	06-Oct-05	2521763
	CN	16-Nov-07	CN 10378290C (Application No.
	GB	07-Jun-06	2004800009998.6) 2415985
	GCC	14-Apr-04	GCC/P/2004/3385
	NIG	15-Apr-04	142/2004
	NO	14-Nov-05	20055373
	RU	14-Nov-05	5135442
	US	30-Nov-06	20060266512
TS6413: Through			
bit Operation in			
Directional Drilling		07 8 07) 2003302036
	AU	27-Sep-07	PI0316278-8 or BR0316278A
	BR CA	13-May-05	2506056
	CA	12-May-05	2300030

	CN	29-Aug-07	101027456
	DE	31-May-06	P60305733
	FR	31-May-06	1570156
	GB	31-May-06	1570156
	ID	10-May-05	WO/02/00501194
	ΚZ	29-Dec-05	00006468 (from EA)
	NO	14-Jun-05	20052881
	RU	29-Dec-05	006468 (from EA)
	US	30-Oct-07	7287609
TS6424:Telescopi	6	Way Markar	
Well String			
Assembly (Well	14/5		
String Assembly)	CA	19-Oct-05	2522993
	CN	24-May-06	CN1777736
	EPC	25-Jan-06	1618283
	NO	23-Nov-05	20055527
	RU	23-Nov-05	2005136439
	US	13-Mar-07	7188672
TS6237/TS1071:			THE WELL WAS TO SELECT THE SECOND OF THE SEC
Through-bit			
Logging in			
Underbalanced			
Drilling	KANTUKE.	Reported; Not	d. No. 1800 E. Arbell Belle (Mar. Boures) appelle for the letter of the Second Court o
		yet filed	
		1	

TRADEMARK

REEL: 004126 FRAME: 0468

Schedule 2 Licensed Trademarks

Trade Mark	Country	Application No.	Registration No.	Filing Date	Class(es)
THRUBIT	U.S.A.	78553199		25-Jan-2005	7, 9, 37, 42
3	U.S.A.	78553223		25-Jan-2005	7, 9, 37, 42

Schedule 3 ThruBit Patents and Inventions

Thrubit Patent Portfolio

Thrubit Patent Portfolio										
Docket			File	•	_	Patent	Issue			
No.	Appin No.	Status	Date	Títie	Ctry	No.	Date			
				Coil Tubing Wellbore						
			14-	Drilling and Surveying						
2744-			Sep-	Using a Through Bore						
00400	60/844,604	Expired	2006	Apparatus	US					
				Coil Tubing Wellbore						
			28-	Drilling and Surveying						
2744-			Feb-	Using a Through Bore						
00401	11/680,478	Published	2007	Apparatus	US					
				Coiled Tubing Wellbore						
			10-	Drilling And surveying						
2744-			Sep-	Using A Through The Drill	1410					
00402	PCT/US2007/077958	Published	2007	Bit Apparatus PCT	WO					
				Coil Tubing Wellbore						
			11-	Drilling and Surveying						
2744-			Sep-	Using a Through Bore						
00403	11/680,461	Published	2007	Apparatus	US					
				Coiled Tubing Wellbore						
				Drilling And surveying						
			10-	Using A Through The Drill						
2744-			Sep-	Bit Apparatus						
00404	2,663,495	Pending	2007	PCT/CANADA	CA					
				Coiled Tubing Wellbore						
			10-	Drilling And surveying						
2744-			Sep-	Using A Through The Drill						
00405	07842105.4	Pending	2007	Bit Apparatus PCT/EPO	€P					
				Coiled Tubing Wellbore						
				Drilling And surveying						
			10-	Using A Through The Drill						
2744-			Sep-	Bit Apparatus						
00406	09157813.8	Pending	2007	PCT/EPO/DIV	EP					
				Coiled Tubing Wellbore						
				Drilling And surveying						
			10-	Using A Through The Drill						
2744-			Sep-	Bit Apparatus	1117					
00407	MX/a/2009/002929	Pending	2007	PCT/MEXICO	MX					
				Coiled Tubing Wellbore						
				Drilling And surveying						
				Using A Through The Drill						
			10-	Bit Apparatus						
2744-		- "	Sep-	PCT/UNITED ARAB	۸.					
00408	216/2009	Pending	2007	EMIRATES	AE					
			-00	Deployment Tool for Well						
			28-	Logging Instruments			23-Jun-			
2744-	11/010 750	A	Feb-	Conveyed Through the	us	7,549,471	2009			
00500	11/646,752	Granted	2006	Interior of a Pipe String	US	7,048,471	2009			
				Deployment Tool For Well						
			04	Logging Instrucments						
			21-	Conveyed through The Interior Of A Pipe String						
2744-	BOT#100007/000470	Frankland.	Dec-	PCT	WO					
00501	PCT/US2007/088479	Expired	2007	THROUGH-MILL	WO					
				WELLBORE OPTICAL						
			00	INSPECTION AND REMEDIATION						
			09-	APPARATUS AND						
2744-	441000 470	Published	Aug- 2007	METHODOLOGY	US					
00600	11/836,172	rubiis1180	2007	METHODOLOGI	OG.					

				Through-Mill Wellbore	
			04-	Optical Inspection And	
2744-			Aug-	Remediation Apparatus	
00601	PCT/US2008/072047	Published	2008	And Methodology PCT	WQ
			25-		
2744-			Apr-	Flexible Coupling for Well	
00700	12/109.687	Pending	2008	Logging Instruments	US
		•	05-	Apparatus and System to	
2744-			Sep-	Allow Tool Passage	
00800	12/204,937	Pending	2008	Ahead of Bit	US

Schedule 4 ThruBit Trademarks

CaseNumber	Trademark:	CountryName	TrademarkStatus	Application #:	Filing Date:	Registration #:	Registration Date:
2744-01100	TBL	United States of America	Pending	77/193,407	30-May- 2007		
2744-01200	PORTAL	United States of America	Registered	77/193,422	30-May- 2007	3,521,642	21-Ocl-2008
2744-01300	SURELOG	United States of America	Pending	77/333,853	20-Nov- 2007		
2744-01400	THRUBIT and Design	United States of America	Pending	77/720,440	23-Арт-2009		

TRADEMARK REEL: 004126 FRAME: 0472

RECORDED: 01/07/2010