## 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           |
|-----------------------------|----------|----------------|-----------------------|
| Andersen & Associates, Inc. |          | 03/20/2007     | CORPORATION: MICHIGAN |

#### **RECEIVING PARTY DATA**

| Name:           | Pipp Mobile Storage Systems, Inc. |  |
|-----------------|-----------------------------------|--|
| Street Address: | 2966 Wilson Drive NW              |  |
| City:           | Walker                            |  |
| State/Country:  | MICHIGAN                          |  |
| Postal Code:    | 49534                             |  |
| Entity Type:    | CORPORATION: DELAWARE             |  |

#### PROPERTY NUMBERS Total: 2

| Property Type        | Number  | Word Mark |
|----------------------|---------|-----------|
| Registration Number: | 1089211 | TRISTOR   |
| Registration Number: | 3064041 | XPAND     |

#### **CORRESPONDENCE DATA**

Fax Number: (312)258-5700

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

Phone: 312-258-5724

Email: cbollinger@schiffhardin.com

Correspondent Name: Chris L. Bollinger
Address Line 1: P.O. Box 06079
Address Line 2: Schiff Hardin LLP

Address Line 4: Chicago, ILLINOIS 60606-0079

| Signature:              | /Chris L. Bollinger/ |  |
|-------------------------|----------------------|--|
| NAME OF SUBMITTER:      | Chris L. Bollinger   |  |
| ATTORNEY DOCKET NUMBER: | 32277-0002           |  |

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| Date:  | 06/15/2007                               |
|--|--|
| Total Attachments: 6 source=6-15 - Andersen IP Assignment#pag | ge2.tif<br>ge3.tif<br>ge4.tif<br>ge5.tif |

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### **ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS**

WHEREAS, Denstor Mobile Storage Systems Inc., a Michigan Corporation ("Seller"), and **Pipp Mobile Storage Systems**, **Inc.**, a Delaware Corporation ("Assignee"), among others, have entered into an Asset Purchase Agreement dated as of March \_\_2 p\_\_\_, 2007 (the "Agreement"); and

WHEREAS, under the Agreement, Assignee agreed to purchase the Business (as that term is defined in the Agreement) of Seller; and

WHEREAS, in conducting the Business an affiliate of Seller, **Andersen & Associates**, **Inc.**, a Michigan corporation ("<u>Assignor</u>"), has acquired an interest in certain intellectual property assets that are used in connection with the operation of the Business to be transferred to Assignee; and

WHEREAS, Assignor is the owner of all right, title and interest in and to various United States federal and state trademark and service mark registrations and applications therefor that are used in connection with the operation of the Business (collectively, the "Domestic Trademarks"), including, but not limited to, the federal and state registrations and applications listed in Schedule A; and

WHEREAS, outside the United States of America, Assignor is the owner of all right, title and interest in and to various ideas, inventions, foreign patents and utility models and applications therefor that are used in connection with the operation of the Business, including the foreign patents and utility models and applications therefor listed in <u>Schedule B</u> hereto, and all reissues, divisions, continuations, continuations-in-parts, extensions, and reexaminations thereof or thereon (collectively, the "Foreign Patents"); and

WHEREAS, Assignor, to the best of its knowledge, is the owner of certain right, title and interest in and to various copyrights, trade dress, know-how, trade secrets, unregistered trademarks, service marks and tradenames, and other similar proprietary rights that are used in connection with the operation of the Business and required to be transferred under the Agreement (collectively, the "Other IP Assets"); and

WHEREAS, Assignee is desirous of acquiring all of Assignor's right, title and interest in and to all Domestic Trademarks, Foreign Patents and the Other IP Assets (collectively, the "ASSETS"), and Seller has promised, in the Agreement, to cause the same to be assigned; and

NOW, THEREFORE, for ten dollars (US \$10.00) and other valuable and legally sufficient consideration, including the consideration set forth in the Agreement, acknowledged by the Assignor to have been received in full:

The Assignor does hereby sell, convey, assign and transfer to Assignee the entire right, title and interest in, to and under all ASSETS together with the goodwill of the business symbolized by such ASSETS, together with all rights and privileges granted and secured thereby, including the full right to sue for past, present or future infringement of such ASSETS, these rights to be held and enjoyed by the Assignee as fully and entirely as the same would have been held and enjoyed by said Assignor if this Assignment and sale had not been made.

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- 2. The Assignor hereby covenants and agrees that it will execute and deliver, or cause to be executed and delivered, such other instruments of conveyance, assignment, transfer and delivery, and will take such other actions, as Assignee may reasonably request in order to more effectively transfer, convey, assign and deliver to Assignee any of the ASSETS, or to enable Assignee to exercise and enjoy all rights and benefits of the Assignor with respect thereto, including execution of any country-specific assignments necessary to record transfer of title. The expense incurred by Assignor in providing such cooperation shall be paid for by the Assignee except as otherwise provided in the Agreement.
- 3. The terms and covenants of this Assignment shall inure to the benefit of the Assignee, its successors and assigns and other legal representatives, and shall be binding upon the Assignor, its respective heirs, legal representatives and assigns.
- 4. The Assignor hereby warrants and represents that it has not entered and will not enter into any assignment, contract, or understanding in conflict herewith.
- 5. The Assignor hereby requests that the appropriate patent, trademark or other government offices record this Assignment and issue a new certificate of registration in the Assignee's name.
- 6. This Assignment Of Intellectual Property Assets does not (i) convey any rights of Assignor other than those required to be transferred under the Agreement, (ii) create any obligations for Assignor in addition to those provided under the Agreement, or (iii) relieve Assignor of any obligations under the Agreement.

[SIGNATURE PAGE FOLLOWS]

Page 2 of 3

| IN TESTIMONY WHEREOF, Assi Property Assets this day of March 2007.   | gnor has executed this Assignment Of Intellectual   |
|--|---|
| ANDERSEN & ASSOCIATES, INC.  | PIPP MOBILE STORAGE SYSTEMS, INC.   |
| By:  | By: EIEU  |
| lts:   | Its:_Erik E. Maurer<br>Chairman   |
| STATE OF ) SS: COUNTY OF )   | STATE OF ) ) SS: COUNTY OF )  |
| On thisday of March, 2007, before me appeared, who, being by me duly sworn, did say that he/she is the of ASSIGNOR, a corporation of the State of Michigan, and personally known to me to be the same person whose name is subscribed to the foregoing ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS ("Assignment"), and acknowledged to me that he/she signed and delivered the foregoing Assignment on behalf of and pursuant to authority from such corporation and that the foregoing Assignment was a free and voluntary act and deed. | On this day of March, 2007, before me appeared EA1KE. MANKE who, being by me duly sworn, did say that he/she is the OHA1RW MY of ASSIGNEE, a corporation of the State of Delaware, and personally known to me to be the same person whose name is subscribed to the foregoing ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS ("Assignment"), and acknowledged to me that he/she signed and delivered the foregoing Assignment on behalf of and pursuant to authority from such corporation and that the foregoing Assignment was a free and voluntary act and deed. |
| Notary Public  | Notary Public Mary B. Fruite  My commission expires:  |
|  | "OFFICIAL SEAL" Mary B. Funke Notary Public, State of Illia Aly Commission Exp. 01/14/.   |

IN TESTIMONY WHEREOF, Assignor has executed this Assignment Of Intellectual Property Assets this  $\frac{\sqrt{9} + \sqrt{6}}{2}$  day of March 2007.

| Δ | NDER | SEN | ጲ | ASS | OCIA | TES. | INC. |
|---|------|-----|---|-----|------|------|------|
|   |      |     |   |     |      |      |      |

## PIPP MOBILE STORAGE SYSTEMS, INC.

| By: Janus To law  Its: (1 HATRAIA) Y CEO   |  | By:  |   |
|--|--|--|---|
| STATE OF MICHIGAN COUNTY OF DAKLAND  | )<br>) SS:<br>)  | STATE OF () COUNTY OF ()   | )<br>) SS:<br>)   |
| On this At day of March, 2007, before results of March, 2007, before results of March, 2007, before results of March, 2007, being the sworn, did say that he/she of ASSIGNOR, of the State of Michigan, and personally known be the same person whose name is substantially foregoing ASSIGNMENT OF INTERPROPERTY ASSETS ("Assignment acknowledged to me that he/she signed at the foregoing Assignment on behalf of an authority from such corporation and that the Assignment was a free and voluntary act | by me duly is the a corporation bown to me to cribed to the ELLECTUAL ent"), and and delivered d pursuant to the foregoing | On this day of March, 2007, before me a sworn, did say that he/she is of ASSIGNEE, a coor of the State of Delaware, and personally know to be the same person whose name is substitute foregoing ASSIGNMENT OF INTELL PROPERTY ASSETS ("Assignment") acknowledged to me that he/she signed and of the foregoing Assignment on behalf of and pure authority from such corporation and that the fine Assignment was a free and voluntary act and | me duly is the rporation wn to me cribed to ECTUAL, and delivered rsuant to foregoing |
| Notary Public Harriet M. ( ACTING IN DARLAWI) COUN My commission expires:  | atlas  | Notary Public  My commission expires:  |   |

MARNIETM, ATLAS
NOTARY PUBLIC CANLASC CO., ES
NY COMMISSION EXPERES AUG 18, 2007

# SCHEDULE A (1 Page Attached)

## DOMESTIC TRADEMARKS

| Trademark        | Trademark No. | Date Registered |
|------------------|---------------|-----------------|
| TRISTOR          | 1,089,211     | 4/11/78         |
| XPAND and Design | 3,064,041     | 2/28/06         |

## SCHEDULE B (1 Page Attached)

## **FOREIGN PATENTS**

| Patent No. | Country | Title                      | Date Issued |
|------------|---------|----------------------------|-------------|
| 1,266,835  | Canada  | Articulated Wheel Assembly | 03/20/90    |

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