FORM PTO-1594 (Modified) (Rev. 10/02) (Rev. 10/02)	22 - 2004 Docket No.:			
OMB No. 0651-0027 (exp. 6/30/2005)				
Tab settings - + + + W	——————————————————————————————————————			
To the Director of the United States Pater and Tra. 102	original documents or copy thereof.			
1. Name of conveying party (Mobile Tool International, Inc. and	2. Name and address of receiving party(ies):			
Mobile Tool International, Inc. and MTI Insulated Products, Inc.	Name: Altec, LLC			
	Internal Address:			
☐ Individual(s) ☐ Association	Street Address: 2106 S. Riverside Road			
☐ General Partnership ☐ Limited Partnership				
	City: St. Joseph State: MO ZIP: 64507			
Other	☐ Individual(s) citizenship			
Additional names(s) of conveying party(ies)	□ Association □ General Partnership			
3. Nature of conveyance:	Limited Partnership			
☐ Merger	☑ Corporation-State <u>Delaware</u>			
☐ Security Agreement ☐ Change of Name	Other			
☐ Other	If assignee is not domiciled in the United States, a domestic			
Execution Date: July 18, 2003	designation is ☐ Yes ☐ N (Designations must be a separate document from			
-	Additional name(s) & address(es)			
4. Application number(s) or registration numbers(s):				
A. Trademark Application No.(s)	B. Trademark Registration No.(s)			
	683,221 1,373,629 855,051			
•	639,627 0693473 1,909,733 2,389,745 2,366,516 2,429,484			
Additional numbers	⊠ Yes □ No			
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:			
Name: Thomas B. Luebbering, Reg. No. 37,874	7. Total fee (37 CFR 3.41):\$ \$290.00			
Internal Address: HOVEY WILLIAMS LLP	™ Falacad			
Suite 400				
	Authorized to be charged to deposit account			
Street Address: 2405 Grand Boulevard	8. Deposit account number:			
	88			
City: Kansas City State: MO ZIP: 64108	19-0522 88			
	ISE THIS SPACE 물			
To the best of my knowledge and belief, the foregoing informa	<i>1 </i>			
of the original document.				
Thomas B. Luebbering Name of Person Signing	January 15, 2004 Signature Date			
Total number of pages including of				
Mail documents to be recorded with required cover sheet information to:				
Director of the United States Par	ent and Trademark Office			

P.O. Box 1450, Alexandria, VA 22313-1450

TRADEMARK 38

REEL: 002899 FRAME: 0498

ADDITIONAL TRADEMARK REGISTRATION NOS.

2,391,493 1,484,053

ASSIGNMENT OF SERVICEMARKS AND TRADEMARKS

THIS ASSIGNMENT OF SERVICEMARKS AND TRADEMARKS is made and entered into as of the //s/ day of July, 2003, by and between MOBILE TOOL INTERNATIONAL, INC., a Delaware corporation ("MTI") and MTI INSULATED PRODUCTS, INC., a Delaware corporation ("IP"), (MTI and IP are referred to individually as an "Assignor" and collectively as the "Assignors") and ALTEC, LLC, a Delaware limited liability company (the "Assignee").

WITNESSETH:

WHEREAS, MTI owns all of the issued and outstanding stock of IP; and

WHEREAS, the Assignors and the Assignee are parties to that certain Asset Purchase Agreement dated May 8, 2003, as amended by Amendment No. 1 to Asset Purchase Agreement dated May 29, 2003, and as further amended by Amendment No. 2 to Asset Purchase Agreement dated July 9, 2003 (collectively, the "Asset Purchase Agreement"), pursuant to which Assignors have agreed to sell to Assignee, and Assignee has agreed to buy from Assignors, the Assets (as defined in the Asset Purchase Agreement), including without limitation Assignors' names, assumed fictional business names, trade names, registered and unregistered trademarks, service marks, and applications for the foregoing, including, but not limited to, the names, Mobile Tool International, Inc., MTI Insulated Products, Inc., MTI, Telsta, Teco, Holan, Puregas, AmerQuip, Eagle, Mopeco, MTI Supply, MTI Mobile Field Service, and Mobile Tool and any and all variations thereof; and

WHEREAS, pursuant to the Asset Purchase Agreement, Assignors have agreed to execute such instruments as the Assignee may reasonably request in order to more effectively assign, transfer, grant, convey, assure and confirm to Assignee and its successors and assigns, or to aid and assist in the collection of or reducing to possession by the Assignee, all of such assets; and

WHEREAS, in accordance therewith, Assignors desire to transfer and assign to Assignee, and Assignee desires to accept the transfer and assignment of, all of Assignors' worldwide rights, title, benefit, privileges and interest in and to all of Assignors' registered and unregistered domestic and foreign servicemarks, trademarks, trademark applications and trade names, including without limitation the servicemarks, trademarks, servicemarks and trademark applications and trade names listed on **Schedule A** attached hereto and incorporated herein by this reference (all of the foregoing being referred to herein as the "Marks").

NOW, THEREFORE, for and in consideration of the mutual covenants contained herein and in the Asset Purchase Agreement and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignors hereby transfer and assign to Assignee, and Assignee hereby accepts the transfer and assignment of, all of Assignors' worldwide rights, title, benefit, privileges and interest in, to and under the Marks, together with the goodwill of the business associated therewith and which is symbolized thereby, all rights to sue for infringement of any Mark, whether arising prior to or subsequent to the date of this Assignment of Servicemarks and Trademarks, and any and all renewals and extensions thereof that may hereafter be secured under the laws now or hereafter in effect in the United States, Canada and in any other jurisdiction, the same to be held and enjoyed by the said Assignee, its successors and assigns from and after the date hereof as fully and entirely as the same would have been held and enjoyed by the said Assignors had this Assignment of Servicemarks and Trademarks not been made.

Except to the extent that federal law preempts state law with respect to the matters covered hereby, this Assignment of Servicemarks and Trademarks shall be governed by and construed in accordance with the laws of the State of Delaware without regard to the principles of conflicts of laws thereunder.

IN WITNESS WHEREOF, Assignors have caused this Assignment of Servicemarks and Trademarks to be executed by their respective duly authorized officers under seal as of the date first above written.

	ASSIGNURS:
WITNESSES:	MOBILE TOOL INTERNATIONAL INC. By: Van Walbridge
	Van Walbridge Its CEO
WITNESSES:	MTI INSULATED PRODUCTS, INC. By: Van Walbridge ts President
	ASSIGNEE:
WITNESSES:	ALTEC, LLC
	By: Altec, Inc. Its Manager
	By: Don Williams
	Its Senior Vice President

STATE OF COLORADO)
CITY AND COUNTY OF DENVER)
The foregoing instrument was by Van Waltridge CEO of MOBIL Witness in France and official seal. [SEALI VIALPANDO OF COLUMN	as acknowledged before me on this 18 day of July, 2003. E TOOL INTERNATIONAL, INC., a Delaware corporation. Soi B. Virgando Notary Public My Commission Expires: 12/11/04
STATE OF COLORADO)
CITY AND COUNTY OF DENVER)
The foregoing instrument was 2000 by Vall Walbridge, Preside consoration: Witness my hand and CLISA B. [SEAWALPANDO] OF COURSE	as acknowledged before me this on this 18 day of July, nt of MTI INSULATED PRODUCTS, INC., a Delaware official seal. Source B. Vialpando Notary Public My Commission Expires: 13/11/64
STATE OF COLORADO)
CITY AND COUNTY OF DENVER)
2003 by J. Don Williams, Senior Vi	as acknowledged before me this on this 18 day of July, ice President of ALTEC, INC., an Alabama corporation, as are limited liability company. Witness my hand and official Line B. Vialpando Notary Public My Commission Expires: 12-111/04

SCHEDULE A

To

Assignment of Servicemarks and Trademarks By and Between Mebile Teel International Inc. and

Mobile Tool International, Inc., and MTI Insulated Products, Inc., as Assignors And

Altec, LLC, as Assignee

TRADEMARKS:

Registration No. 683,221 120,580 1,373,629 130,266 1388592 855,051 639,627 108,535 0693473 1,909,733 2,389,745 553,868 2,366,516 2,429,484 2223813 2,391,493	Registration Date 8/11/99 12/23/90 12/3/85 3/22/93 3/1/99 4/20/88 1/8/97 11/8/02 2/23/00 8/8/95 9/26/00 1/15/01 7/11/00 2/20/01 2/28/00	Mark Lamplighter Lamplighter (Canada) Puregas Puregas (Canada) Puregas (Japan Tel-Lasher Telsta Telsta (Canada) Telsta Electric Lift PowerAll Holan Holan (Canada) AmeriQuip Eagle Telbow (England)
2,429,484	2/20/01	Eagle .

CE MARKS:

RECORDED: 01/15/2004

Certificate No.	Date Issued	<u>Product</u>
M6980432467001	4/1/98	Holan-237
M6980832467003	8/26/98	Holan-806-37