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form PTO-1594 (Rev. 06/04)	ng	United States	Patent and Trademark Office
OMB Collection 0651-0027 (ex p. 6/30/20	RECORDATION I	FORM COVER SHEET	ļ
	TRADEM	ARKS ONLY	
To the director of the U.S.	Patent and Trademark Office: Ple	ase record the attached documents or the new	address(es) below
1. Name of conveying party(I	es)/Execution Date(s):	2. Name and address of receiving party(re-	°′ □ Yes
C&O Tech	nologies, Inc.	Additional names, addresses, or citizenship attach	⊠ NO
		Name: Wells Fargo Bank, National Association	on, successor by
		merger to Wachovia Bank, National Associat	<u>ion</u>
☐ Individual(s)	Association	Internal Address:	
☐General Partnership	∐Llmited Partnership	Street Address: 12 East 49th Street	
☑Corporation-State			
Other:		City: New York	
Citizenship (see guidefines) <u>De</u>		State: <u>NY</u>	
Execution Date(s) <u>April 9, 2016</u> Additional names of conveying	υ g parties attached? ⊡γεs ⊠ No	Country: <u>USA</u> Zip	o: <u>10017</u>
3. Nature of conveyance:		 ☑ Association Citizenship <u>USA</u>	
☐ Assignment	☐ Merger	General Partnership Citizenship	
Security Agreement	Change of Name	Limited Partnership Citizenship	
Other Amended and Resta		Corporation Citizenship Oregon	
Assignment and Security Agre		☐ Other ☐ Citizenship	
		If assignee is not domicited in the United State representative designation is attached. (Designations must be a separate document	es⊠No
4. Application number(s) or A. Trademark Application No.		ntification or description of the Trademark. B. Trademark Registration No.(s) See Attact	
A. Trademark Application No.	(s) Attached Exhibit A	Additional sheet(s) attached	i? ⊠ Yes □No
C. Identification or Description	of Trademark(s) (and Filing Date	if Application or Registration Number is unknown	wn)
5. Name address of party to concerning document shou Name: Susan O'Brien	whom correspondence id be mailed:	6. Total number of applications and registrations involved:	38
Internal Address: UCC Direct	Services	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 9	Card
Street Address: 187 Wolf Roa	d, Suite 101	Authorized to be charged to deposi	it account
City: <u>Albany</u>		Enclosed 8. Payment Information:	<u> </u>
State: NY	Zip: <u>12205</u>	a. Credit Card Last 4 Num	nbers <u>56</u> 63 Date /0//2
Phone Number: <u>800-342-367</u>	<u>6</u>	Expiration	Date /0/12
Fax Number: <u>800-962-7049</u>		b. Deposit Account Number	-
Email Address: cls_udsalbany	@woiterskluwers.com	Authorized User Name:	, 1
9. Signature:	ades Jarinas		4/28/10
	Signature Mercedes Farinas		Date pages including cover ats, and document. 24
	Name of Person Signing currents to be recorded (including cover sh	eet) should be faxed to (703) 306-6995, or mailed to:	

1,302,463 10/30/2014 3,146,707 9/19/2016	_					TOLIALITY TO THE PROPERTY OF T
3,146,707		2/26/2009 77/676738	2/26/200	Pending	USA	:EMPOWER
1,302,463	971972006	12/23/2004 78/537,826	12/23/200	Granted/Registered	USA	EW-LINE
1,302,463		05 720635	6/1/2005	Pending	Mexico	
TANGTON	10/30/1984			Granted/Registered	USA	DYMASTY
1 554 077	3/9/1994	3/3/1984 11,564,977	381,556	Grantedikegistered	United Kingdom	DYMASTY
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207 961	1/12/1006	959503816	39014086	Granted/Registered	Sweden	DYMASTY
234839	3/28/1982	11/21/1990 90-33919	19/23/196	perensita Apathero	South Korea	YTSANYC
378/73	5/4/1996	8/21/1995 <mark> 30,561</mark>	8/21/196	Granted/Registered	Saudi Arabia	DYNASTY
114080	8/10/1999	6/3/1996 2-160,512	6/3/190	Granted/Registered	Poland	DYNASTY
175,591	7/18/1996	3/30/1995 952,081	3/30/190	Granted/Registered	Nonway	DYNASTY
245,159	1/30/1995	-	5661/06/1	Granted/Registered	New Zealand	ALSWIND
	7/22/2003	195385	4/4/1894	Granted/Registered	Mexico	DYNASTY
3/10/20014 Delays caused reg to be its used after its expirated age expirated date of the second of	11/11/2008	97 97002981	3/10/1997	Pending	Malaysia	DYNASTY
3,216,689	10/31/1996	94 33,545/84	4/5/1994	Granted/Registered	Japan	DYNASTY
602,467	7/14/1993	12/14/1990 42925090	12/14/19:	Granled/Registered	Italy	DYNASTY
160,659	3/11/1994	3/11/1994 04/1603	9/11/19/	Granted/Registered	Ireland	DYNASTY
431048	1/13/1997	1/13/1997 D97 591	1/13/19/	Granled/Registered	Indonesia	DYNASTY
687,164	13/17/1895	85 687 164	11/17/1985	Granted/Registered	India	DYNASTY
6192/1995	9/28/1895	194 2884/94	3/12/1994	Granted/Registered	Hong Kong	DYNASTY
125,358	7/21/1895	7/21/1995 125,358	7/21/198	Granled/Registered	Greece	DYNASTY
2,020,657	9/16/1992	60 G38789/8WZ	11/16/1990	Granted/Registered	Germany	DYNASTY
1,647,361	1/21/1991		1/21/198	Granted/Registered	France	DYNASTY
2334423	-		7/31/2001	Granted/Registered	European Community	DYNASTY
VR 04.389 1996		95 VA 02.5371995	3/30/1995	Granted/Registered	Denmark	DYNASTY
103 773	9/26/1986	195 96,851	2/1/1985	Granted/Registered	Czech Republic	DYNASTY
195,380	3/19/1997	396 36048452	9/11/1996	Granted/Registered	Colombia	DYNASTY
	6/21/18/96	194	7/30/19	Granted/Registered	China	DYNASTY
TMA317.470	8/15/1986	11/6/3379	4/19/1985	Granied/Registered	Canada	DYNASTY
82156738	1/27/2009	99 821567361	4/22/18	Granted/Registered	Brazil	DYNASTY
573227	4/1/1996	3/31/1995[845,577	3/31/19	Granled/Registered	Beneux	DYNASTY
160,928	11/30/1995	WH 182	3/30/1995	Granted/Registered	Austria	DYNASTY
784713	6/16/2000	3/16/3012	5/21/1997	Granted/Registered	Australie	DAMASTA
1.384.118	2/25/1986	4		Granted/Registered	USA	COMPUCHARGE
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10/31/2016	000949883	12/12/1999	10/5/1998 949883	10/5/1996	Granted/Registered	Community	LIBERTY SERIES 1000 AND DESIGN
7/22/2012	257163	7/22/2002	98 58232	10/7/1998	Granted/Registered	nt bia	LIBERTY SERIES 1000 AND DESIGN
6/1/2008 (filed renewel)		6/1/1999			Granled/Registered	USA	LIBERTY SERIES 1000 & Design
instructed to	TM108929	10/7/1998	1 371327	10/7/1998 371327	Granted/Registered	Thailand	LIBERTY SERIES 1000 & Design
8/13/2015	1,353,816	8/13/1985			Granted/Registered	NSA ASU	LIBERTY SERIES & Design
	342,760	7/15/1998	578785		Granted/Registered	Canada	LIBERTY SERIES & Design
1	695.279	4/23/2001	7/28/1997 302,585	7/28/1997	Granted/Registered	Mexico	LIBERTY ORION
	530,071	7/11/2000	850,528	7/11/1997	Granted/Registered	Сапада	LIBERTY ECLIPSE
9/28/2009	819981686	9/28/1996	7/28/1997 819991686	7/28/1997	Granted/Registered	Brazil	LIBERTY ECLIPSE
:	1432538	8/14/2000	10/7/1998 9800113587	10771996	Granted/Registered		LIBERTY 2000 MAX
			10/5/1998 18297-1998	10/5/1993	Fending		LIBERTY 2000 MAX
4/7/2018	T98/10018F	4/7/1998	10/5/1998 10018/98	10/5/1998	Granted/Registered	e	LIBERTY 2000 MAX
10/2/2018	98/11465	4/7/1998	10/5/1998 96/11465	10/5/1996	Granted/Registered	Malaysia	LIBERTY 2000 MAX
				8/28/2009	Pending	European Community	VISER1
11/7/2015	1,934,008	11/7/1995		•	Granted/Registered	USA	LIBERTY
5/7/2011	1586401	5/7/2001	1/24/2000]2000010696	1/24/2006	Granted/Registered	China	LIBERTY
			8/31/2001 823816265	8/31/2001	Published	Brazi	LIBERTY
4/4/2013	2,693,841	4/4/2003			Granted/Registered	ASD	HYPERON
		,	473409	2/28/2001 4/3409	Pending	Mexico	NOBECAH
3/11/2019	604,852	3/11/2004	2/27/2001 1,094,497	2/27/2001	Granfed/Registered	Canada	HYPERON
			بد	8/25/2000	Pending	European Community	*HELIAN
			77/680292	2/27/2009	NOA	ı	*TELIAN
				8/28/2009	Pending	pean Community	GUARDSMAN
4/25/2009 filed renewal 7/6/09 (tate 1,536,616 fee applied)	1,536,816	4/25/1989			Revived	USA	GUARDSMAN
				10/20/2009	He	China	GRDM
ernzwitze	740,06872	ennzm: ne			Pending/filed by Jun	95	FEZZOCKEROGE
			3 1,181,947	7/2/2003	Pending	Ma.	TEXTOCHARGE
4114/2016 2008 we instructed to DROP??	624703	4/1 4/1 998		4/14/1998	Granted/Registered		FERRO SEALED LINE
7/19/2018	1,496,612	7/19/1988			Granted/Registered	USA	TEXXO FIVE
8/25/2019	TMA359744	8/25/1989	6/28/1988 610/280	0/28/198	Grantedyseason	Canada	TERROTTE
l	624,705	GRRL/bl/b	JUCROCIO	4-4-50	Cadinaminahanan	THE PROPERTY OF THE PROPERTY O	PERSON SOLO
	528,311	5/24/2000	874,935	4/14/1898	Grantedikegistered	Canada	TEXAC 1900
				10/21/2009	Pending/filed by Jun He	China	EQUALITY (Stylized with globe)
Expires	Reg. No.	Reg. Date	App. No.	App. Date	Status	Country	Mark
							

14502021	677.941	11/21/2006	1 195 304	11/6/2003 1 195 304	Granled/Registered	Canada	SAGEON
7/28/2007	695.280	4/23/2001	302,598	7/28/1997	Granted/Registered	Mexico	RANGER ECLIPSE
9/28/2009	819891716	9/28/1999	7/28/1997 819991716	7/28/1997	Granted/Registered	Brazi	RANGER ECLIPSE
1/24/2019	1.521.640	1/24/1989			Granted/Registered	USA	RANGER
6/30/2010	444,570	6/3D/1985	731,182	6/16/1993	Granted/Registered	Canada	RANGER
7/27/2014	856,020	10/25/2004	668675	7/27/2004 668675	Granted/Registered	Mexico	POSITION PERFECT
1/6/2017	4182095	1/7/2007	4182095	7/22/2004	Granted/Registered	China	POSITION PERFECT
				8/25/2009	Pending	European Community	POLITE
			77/678723	2/26/2009	NOA	USA	POLITE
2/26/2016	3,390,240	2/26/2008	78/949681	8/10/2006 78/949681	Granted/Registered	USA	PLUG WGO
			77/680384	2/27/2009 77/680384	NOA	USA	*PERENNIAL
7/28/2007	695,278	4/23/2001	302,594	7/28/1997 302,594	Granled/Registered	Mexico	ORION
8/30/2015	531,883	8/30/2000	850,530	7/11/1997	Grænled/Registered	Canada	ORION
6/10/2018	3,444,604	641Q/2000	10/3/2007 77/285,442	10/3/2007	Granted/Registered	USA	NTEGRITY
12/28/2011	300344600	12/28/2004	300344600	12/28/2004 300344600	Granted/Registered	Hang Kong	MSENDUR
6/17/2024		6/17/2009	22790-2004	12/28/2004	Granled/Registered	Venezuela	MSENDUR
4/25/2016	3,086,453	4/25/2006	78/432,559	6/9/2004	Granted/Registered	USA	MSENDUR
			578080	1/11/2005	Published	Thailand	MSENDUR
			093060327	12/24/2004	Pending	Taiwan	MSENDUR
8/22/2014	857576	10/28/2004	662741	6/22/2004	Granted/Registered	Mexico	MSENDLR
			4216347	12/24/2004	Pending	Емореал Соппыліту	MSENDUR
8/27/2017	4440527	8/28/2007	4440527	12/29/2004	Granted/Registered	C) in a	MSENDUR
			1,222,321	6/30/2004	Published	Canada	MSENDUR
5/1/2014	2.840.356	5/11/2004			Granted/Registered	YSU	MAXRATE
DCOCKED B	646 420	8/23/2005	1.195.302	_	Granted/Registered	Canada	MAXRATE
			2007-002584	2/12/2007	Pending	Venezuela	LIBRA
3/9/2018	9/4/4091	3/10/2008	2007/004B1	2/12/2007	Registered	Nicaragua	LIBRA
2/12/2017	10/11/4609	6/26/2007	675568	2002/21/2	Granted/Registered	Mexico	LIBRA
			5113-07	2/9/2007	Pending	+ Honduras	LIBRA
12/27/2017	348300	12/27/2007	7013151	2/9/2007	Granted/Registered	Colombia	LIBRA
			1,334,886	2/8/2007	Pending	Canada	LIBRA
			828988990	2002/21/2	Pending	Brazil	LIBRA
o sales lei			2,728,475	2/12/2007	Pending	Argentina	LIBRA
	3,390,241	2/26/2008	8/10/2006 78/949695	8/10/2006	Granted/Registered	USA	LIBRA
8/14/2010	1432538	8/14/2000	10/7/1998 9800113586	10/7/1998	GrantedRegistered	China	(SERIES 1000 DISCLAIMED)
4/7/2010	18296-98	4/7/2000	98-967RE	98-96781 9681.JC/71	Li Briedrice Gistered	ACUSTAGE	LIBERTY SERVICES TODO AND DESIGN
rener	98/17499	\$861/8A	881/188	886/LISB 9661/7/01	Cial Ben College College	COURT ANIES	LIGHTY - OFFICE TANK THE DESCRIPTION
10/2/2008 Instructed to					3	P	
4/9/2018	H21001/861	4/9/1998	10017/98	10/5/1988	Granted/Registered	Singapore	CIBERTY SERIES 1000 AND DESIGN
10/7/2018	800,151	10/7/1998	349728	10/7/1998	Granted/Registered	Mexico	LIBERTY SERVES 1000 AND DESIGN
10/5/2018	98/11466	4/0/1998			Granted/Registered	Malaysia	CIREXITY SEXTENT TOO AND LEGGN
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Pending and Granted Trademarks Worldwide

Merk	Country	Status	App. Date	App. No.	Reg. Date	Reg. No.	Expires
SAGEON	USA	Granteo/Registered			7/26/2005	2 979 095	7/26/2015
SCOUT	Canada	Granted/Registered	3/23/1993 725 281	725,281	5/5/1985	442,498	5/5/2010
SCOUT	USA	Grænied/Registered			7/27/1983	1,784,761	7/27/2013
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POWER & MAINTENANCE	USA	Granled/Registered		78/949704	2/26/2008	3,390,242	
1OP	Canada	Granted/Registered	9/7/1984	9/7/1984 CA076341600	8/2/1996	TMA0460724	8/2/2011
VELOCITY	ASU	GrantedRegistered	565 605/14/2002/91/0 1	F65't40'1.	8002/E/19	3,440,435	6/3/2018
VERSACHARGE	Canada	Published	5/16/2003 1,177,120	1,177,120			
VERSACHARGE	USA	Granled/Registered			9/28/2004	5/8/9813	9/28/2014
THE	Canada	Granied/Registered	4/14/1999 1874,932	B74,832	5/24/2000	528,312	\$12472015
<u> </u>	Mexico	GrantedRegistered	4/14/1998 329308	329306	4141098	20010	41472018
YLINE	Us.	GrantedRepistered			67171999	2 250 494	B/1/2009
VR SOLAR	Canada	Granled/Registered	7/3/2001	7/3/2001 1,108,456	3/21/2005	635,736	3/21/2020
VR SOLAR	Mexico	Granted/Registered	7/6/2001 494596	494596	9/30/2002	763,540	7/6/2011
VR SOLAR	USA	Granled/Registered			6/10/2003	2,725,883	6/10/2013
XT	Cenada	Granted/Registered	5/22/1998 879,238	879,238	3/22/2000	525,440	3/22/2015
KT	USA	Granted/Registered			7/27/1990	2,264,301	7/27/2009
XTPLUS	Canada	Granled/Registered	5/22/1898 679,239	679,238	5/11/2000	527,593	5/11/2015 7/2000000
XT PLUS	USA	Granted/Registered			7/27/1899	2,264,300	60/91//
XTR	Argentina	Pending	2/22/2007	2,730,335			
XTR	Brazil	Pending	2/23/2007	829030018			
XTR	Canada	Pending	2/21/2007	1,336,307	7/28/2008		
XTR	Mexico	Granted/Registered	2/23/2007	838330	7/16/2007	992,761	2/23/2017
XTR	Venezuela	Pending	2/22/2007	2007-003349			

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AMENDED AND RESTATED TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

THIS AMENDED AND RESTATED TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT ("Agreement"), dated April 9, 2010, is by and between C&D TECHNOLOGIES, INC., a Delaware corporation ("Debtor") and WELLS FARGO BANK, NATIONAL ASSOCIATION, a national banking association, successor by merger to Wachovia Bank, National Association, in its capacity as agent for Secured Parties, as such term is defined in the Loan Agreement, as hereinafter defined (in such capacity, "Agent").

WITNESSETH:

WHEREAS, Debtor has adopted, used and is using, and is the owner of the entire right, title, and interest in and to the trademarks, trade names, terms, designs and applications therefor described in Exhibit A hereto and made a part hereof; and

WHEREAS, Debtor, certain affiliates of Debtor, Agent and the entities from time to time party to the Existing Loan Agreement (as hereinafter defined) as lenders (each a "Lender" and collectively, "Lenders") entered into financing arrangements pursuant to which Lenders (or Agent on behalf of Lenders) may make loans and advances and provide other financial accommodations as set forth in the Loan and Security Agreement, dated December 7, 2005, by and among Debtor, certain affiliates of Debtor, Agent and Lenders (as the same now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, the "Existing Loan Agreement") and other agreements, documents and instruments referred to therein or at any time executed and/or delivered in connection therewith or related thereto, including, but not limited to, this Agreement (all of the foregoing, together with the Existing Loan Agreement, as the same now exist or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, being collectively referred to herein as the "Existing Financing Agreements");

WHEREAS, Debtor and Agent have previously entered into the Trademark Collateral Assignment and Security Agreement, dated December 7, 2005 (as heretofore amended, modified or supplemented, the "Existing Trademark Agreement"), pursuant to which Debtor pledged to Agent all of its right, title and interest in and to the Collateral (as hereinafter defined) to secure the payment and performance of the obligations under the Existing Financing Agreements;

WHEREAS, Agent, Lenders, Debtor and certain affiliates of Debtor, have or are about to amend and restate the Existing Loan Agreement and certain other Existing Financing Agreements, pursuant to which amendment and restatement Agent, Lenders, Debtor and certain affiliates of Debtor will amend and restate the terms of the Existing Loan Agreement as set forth in the Amended and Restated Loan and Security Agreement, dated as of the date hereof, by and among Agent, Lenders, Debtor and certain affiliates of Debtor (as the same now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, the "Loan Agreement") and other agreements, documents and instruments referred to therein or at any time executed and/or delivered in connection therewith or related thereto, including, but not limited to, this Agreement (all of the foregoing, together with the Loan Agreement, as the same

now exist or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, being collectively referred to herein as the "Financing Agreements"); and

WHEREAS, in order to induce Agent and Lenders to enter into the Loan Agreement and the other Financing Agreements and to continue to make loans and advances and provide other financial accommodations to Debtor and certain affiliates of Debtor pursuant thereto, Debtor has agreed to (a) amend and restate the Existing Trademark Agreement by executing and delivering to Agent this Agreement, (b) confirm its prior pledge and grant to Agent, for itself and the benefit of the other Secured Parties (as defined in the Loan Agreement), of a security interest in and lien upon, all of its right, title and interest in and to the Collateral (as defined below) to secure payment and performance of all Obligations (as defined in the Loan Agreement), and (c) deliver to Agent any and all other documents which Agent deems reasonably necessary to protect Agent's interests hereunder.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Debtor hereby agrees as follows:

GRANT OF SECURITY INTEREST

As collateral security for the prompt performance, observance and indefeasible payment in full of all of the Obligations, Debtor hereby grants to Agent, for itself and for the benefit of Secured Parties, a continuing security interest in and a general lien upon, and a collateral assignment of, the following (being collectively referred to herein as the "Collateral"): (a) all of Debtor's now existing or hereafter acquired right, title, and interest in and to: (i) all of Debtor's trademarks, trade names, trade styles and service marks and all applications, registrations and recordings relating to the foregoing as may at any time be filed in the United States Patent and Trademark Office, the Canadian Intellectual Property Office ("CIPO") or in any similar office or agency of the United States, Canada, any State, Province or Territory thereof, any political subdivision thereof or in any other country, including, without limitation, the trademarks, terms, designs and applications described in Exhibit A hereto, together with all rights and privileges arising under applicable law with respect to Debtor's use of any trademarks, trade names, trade styles, logos and service marks, and all reissues, extensions, continuation and renewals thereof (all of the foregoing being collectively referred to herein as the "Trademarks"); and (ii) all prints, recordings and labels on which such trademarks, trade names, trade styles, logos and service marks appear, have appeared or will appear, and all designs and general intangibles of a like nature; (b) the goodwill of the business symbolized by each of the Trademarks, including, without limitation, all customer lists and other records relating to the distribution of products or services bearing the Trademarks; (c) all present and future license and distribution agreements (subject to the rights of the licensors therein) pertaining to the Trademarks, (d) all income, fees, royalties and other payments at any time due or payable with respect thereto, including, without limitation, payments under all licenses at any time entered into in connection therewith; (e) the right to sue or bring other rights of action for past, present and future infringements thereof; (f) all rights corresponding thereto throughout the world; and (g) any and all other proceeds of any of the foregoing, including, without limitation, damages and payments or claims by Debtor against third parties for past or future infringement of the Trademarks.

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2. OBLIGATIONS SECURED

The security interest, lien and other interests granted to Agent, for the benefit of Secured Parties, pursuant to this Agreement shall secure the prompt performance, observance and payment in full of any and all Obligations.

3. REPRESENTATIONS, WARRANTIES AND COVENANTS

Debtor hereby represents, warrants and covenants with and to Agent the following (all of such representations, warranties and covenants being continuing so long as any of the Obligations are outstanding):

- (a) Debtor shall pay and perform all of the Obligations according to their terms.
- (b) To the best knowledge of Debtor, all of the existing Collateral is valid and subsisting in full force and effect, and Debtor owns the sole, full and clear title thereto, and the right and power to grant the security interest and collateral assignment granted hereunder. Debtor shall, at Debtor's expense, perform all acts and execute all documents necessary to maintain the existence of the Collateral consisting of registered Trademarks as registered trademarks and to maintain the existence of all of the Collateral as valid and subsisting, including, without limitation, the filing of any renewal affidavits and applications. The Collateral is not subject to any liens, claims, mortgages, assignments, licenses, security interests or encumbrances of any nature whatsoever, except: (i) the security interests granted hereunder and pursuant to the Loan Agreement, (ii) the security interests permitted under the Loan Agreement, and (iii) the licenses permitted under Section 3(e) below.
- (c) Debtor shall not assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or lien upon, encumber, grant an exclusive or non-exclusive license relating to the Collateral, or otherwise dispose of any of the Collateral, in each case without the prior written consent of Agent, except as otherwise permitted herein or in the Loan Agreement. Nothing in this Agreement shall be deemed a consent by Agent or any Lender to any such action, except as such action is expressly permitted hereunder.
- (d) Debtor shall, at Debtor's expense, promptly perform all acts and execute all documents requested at any time by Agent to evidence, perfect, maintain, record or enforce the security interest in and collateral assignment of the Collateral granted hereunder or to otherwise further the provisions of this Agreement. Debtor hereby authorizes Agent to execute and file one or more financing statements (or similar documents) with respect to the Collateral. Debtor further authorizes Agent to have this Agreement or any other similar security agreement filed with the Commissioner of Patents and Trademarks or any other appropriate federal, state, provincial, territorial or government office.
- (e) As of the date hereof, Debtor does not have any Trademarks registered, or subject to pending applications, in the United States Patent and Trademark Office, CIPO or any similar office or agency in the United States, Canada, any State, Province or Territory thereof, any political subdivision thereof or in any other country, other than those described in Exhibit A hereto and has not granted any licenses with respect thereto other than as set forth in Exhibit B hereto,

- (f) Debtor shall, concurrently with the execution and delivery of this Agreement, execute and deliver to Agent five (5) originals of a Special Power of Attorney in the form of Exhibit C annexed hereto for the implementation of the assignment, sale or other disposition of the Collateral pursuant to Agent's exercise of the rights and remedies granted to Agent hereunder.
- or do as required hereunder or as requested by Agent to preserve, defend, protect, maintain, record or enforce the Obligations, the Collateral, or the security interest and collateral assignment granted hereunder, including, but not limited to, costs, collection charges, attorneys' fees and legal expenses. Debtor shall be liable to Agent for any such payment, which payment shall be deemed an advance by Agent to Debtor, shall be payable on demand together with interest at the rate then applicable to the indebtedness of Borrowers to Agent and Lenders set forth in the Loan Agreement and shall be part of the Obligations secured hereby.
- (h) If Debtor files any application for the registration of a Trademark with the United States Patent and Trademark Office, CIPO or any similar office or agency in the United States or Canada, any State, Province or Territory thereof, any political subdivision thereof or in any other country, Debtor shall give Agent prompt written notice of such action. If, after the date hereof, Debtor shall (i) obtain any registered trademark or trade name, or apply for any such registration in the United States Patent and Trademark Office or CIPO or in any similar office or agency in the United States or Canada, any State, Province or Territory thereof, any political subdivision thereof or in any other country, or (ii) become the owner of any trademark registrations or applications for trademark registration used in the United States, Canada, any State, Province or Territory thereof, political subdivision thereof or in any other country, the provisions of Section 1 hereof shall automatically apply thereto. Upon the request of Agent, Debtor shall promptly execute and deliver to Agent any and all assignments, agreements, instruments, documents and such other papers as may be reasonably requested by Agent to evidence the security interest in and collateral assignment of such Trademark in favor of Agent.
- (i) Debtor has not abandoned any of the Trademarks and Debtor will not do any act, nor omit to do any act, whereby the Trademarks may become abandoned, invalidated, illegal, unenforceable, avoided, or avoidable. Debtor shall notify Agent immediately if it knows or has reason to know of any reason why any application, registration, or recording with respect to the Trademarks may become abandoned, canceled, invalidated, illegal, avoided, or avoidable.
- (j) Debtor shall render any assistance, as Agent shall reasonably determine is necessary, to Agent in any proceeding before the United States Patent and Trademark Office or CIPO, any federal, provincial, territorial or state court, or any similar office or agency in the United States, Canada, any State, Province or Territory thereof, any political subdivision thereof or in any other country, to maintain such application and registration of the Trademarks as Debtor's exclusive property and to protect Agent's interest therein, including, without limitation, filing of renewals, affidavits of use, affidavits of incontestability and opposition, interference, and cancellation proceedings.
- (k) To the best knowledge of Debtor, no material infringement or unauthorized use presently is being made of any of the Trademarks that would adversely affect in any material

respect the fair market value of the Collateral or the benefits of this Agreement granted to Agent and Lenders, including, without limitation, the creation, validity, priority or perfection of the security interest granted herein or the remedies of Agent hereunder. There has been no judgment holding any of the Trademarks invalid or unenforceable, in whole or part nor is the legality, validity or enforceability of any of the Trademarks presently being questioned in any litigation or proceeding to which Debtor is a party. Debtor shall promptly notify Agent if Debtor (or any affiliate or subsidiary thereof) learns of any use by any person of any term or design which infringes on any Trademark or is likely to cause confusion with any Trademark. If requested by Agent, Debtor, at Debtor's sole expense, shall join with Agent in such action as Agent, in Agent's discretion, may deem advisable for the protection of Agent's interest in and to the Trademarks.

- (i) Debtor assumes all responsibility and liability arising from the use of the Trademarks and Debtor hereby indemnifies and holds Agent and Lenders harmless from and against any claim, suit, loss, damage, or expense (including professionals and attorneys' fees and legal expenses or an attorney and his own client basis) arising out of any alleged defect in any product manufactured, promoted, or sold by Debtor (or any affiliate or subsidiary thereof) in connection with any Trademark or out of the manufacture, promotion, labeling, sale or advertisement of any such product by Debtor (or any affiliate or subsidiary thereof). The foregoing indemnity shall survive the payment of the Obligations, the termination of this Agreement and the termination or non-renewal of the Loan Agreement.
- (m) Debtor shall promptly pay Agent for any and all reasonable expenditures made by Agent pursuant to the provisions of this Agreement or for the defense, protection or enforcement of the Obligations, the Collateral, or the security interests and collateral assignment granted hereunder, including, but not limited to, all filing or recording fees, court costs, collection charges, travel expenses, and attorneys' and professionals' fees and legal expenses. Such expenditures shall be payable on demand, together with interest at the rate then applicable to the indebtedness of Borrowers to Agent set forth in the Loan Agreement and shall be part of the Obligations secured hereby.

4. EVENTS OF DEFAULT

All Obligations shall become immediately due and payable, without notice or demand, at the option of Agent, upon the occurrence of any Event of Default, as such term is defined in the Loan Agreement (each an "Event of Default" hereunder).

5. RIGHTS AND REMEDIES

At any time an Event of Default exists or has occurred and is continuing, in addition to all other rights and remedies of Agent or any Lender, whether provided under this Agreement, the Loan Agreement, the other Financing Agreements, applicable law or otherwise, Agent shall have the following rights and remedies which may be exercised without notice to, or consent by, Debtor except as such notice or consent is expressly provided for hercunder:

(a) Agent may require that neither Debtor nor any affiliate or subsidiary of Debtor make any use of the Trademarks or any marks similar thereto for any purpose whatsoever. Agent may make use of any Trademarks for the sale of goods, completion of work-in-process or rendering of services or otherwise in connection with enforcing any other security interest

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granted to Agent by Debtor or any subsidiary or affiliate of Debtor or for such other reason as Agent may determine.

- (b) Agent may grant such license or licenses relating to the Collateral for such term or terms, on such conditions, and in such manner, as Agent shall in its discretion deem appropriate. Such license or licenses may be general, special or otherwise, and may be granted on an exclusive or non-exclusive basis throughout all or any part of the United States of America, its territories and possessions, Canada, its territories, and all foreign countries.
- (c) Agent may assign, sell or otherwise dispose of the Collateral or any part thereof, either with or without special conditions or stipulations except that if notice to Debtor of intended disposition of Collateral is required by law, the giving of ten (10) days prior written notice to Debtor of any proposed disposition shall be deemed reasonable notice thereof and Debtor waives any other notice with respect thereto. Agent shall have the power to buy the Collateral or any part thereof, and Agent shall also have the power to execute assurances and perform all other acts which Agent may, in its discretion, deem appropriate or proper to complete such assignment, sale, or disposition. In any such event, Debtor shall be liable for any deficiency.
- (d) In compliance with applicable law, Agent may appoint or reappoint by instrument in writing, any person or persons, whether an officer or officers or any employee or employees of Agent or not, to be a receiver or receivers (hereinafter called a "Receiver", which term when used herein shall include a receiver and/or manager) of any Collateral of Debtor (including any interest, income or profits therefrom) and may remove any Receiver so appointed and appoint another in his/her stead. Any such Receiver shall, so far as concerns responsibility for his/her acts, be deemed the agent of the Debtor, to the extent provided under applicable law, and not Agent, and Agent shall not be in any way responsible for any misconduct, negligence or nonfeasance on the part of any such Receiver, his/her servants, agents or employees. Subject to the provisions of the instrument appointing him/her, any such Receiver shall have power to take possession of the Collateral, to preserve the Collateral or its value, to carry on or concur in carrying on all or any part of the business of the Debtor and to sell, lease, license or otherwise dispose of or concur in selling, leasing, licensing or otherwise disposing of the Collateral. To facilitate the foregoing powers, any such Receiver may, to the exclusion of all others, including the Debtor, enter upon, use and occupy all premises owned or occupied by the applicable Debtor wherein the Collateral may be situate, maintain Collateral upon such premises, borrow money on a secured or unsecured basis and use the Collateral directly in carrying on the Debtor's business or as security for loans or advances to enable the Receiver to carry on Debtor's business or otherwise, as such Receiver shall, in its discretion, determine. Except as may be otherwise directed by the Agent, all money received from time to time by such Receiver in carrying out his/her appointment shall be received in trust for and paid over to the Agent. Every such Receiver may, in the discretion of the Agent, be vested with all or any of the rights and powers of the Agent. The Agent, may, either directly or through its agents or nominees, exercise any or all powers and rights given to a Receiver by virtue of the foregoing provisions of this paragraph.
- (e) In addition to the foregoing, in order to implement the assignment, sale, or other disposition of any of the Collateral pursuant to the terms hereof, Agent may at any time execute and deliver on behalf of Debtor, pursuant to the authority granted in the Powers of Attorney described in Section 3(f) hereof, one or more instruments of assignment of the Trademarks (or

any application, registration, or recording relating thereto), in form suitable for filing, recording, or registration. Debtor agrees to pay Agent on demand all costs reasonably incurred in any such transfer of the Collateral, including, but not limited to, any taxes, fees, and attorneys' and professionals' fees and legal expenses. Debtor agrees that Agent and Lenders have no obligation to preserve rights to the Trademarks against any other parties.

- (f) Agent may first apply the proceeds actually received from any such license, assignment, sale or other disposition of any of the Collateral to the costs and expenses thereof, including, without limitation, attorneys' and professionals' fees and all legal, travel and other expenses which may be incurred by Agent. Thereafter, Agent may apply any remaining proceeds to such of the Obligations in such order and manner as may be authorized or required by the Financing Agreements. Debtor shall remain liable to Agent for any of the Obligations remaining unpaid after the application of such proceeds, and Debtor shall pay Agent on demand any such unpaid amount, together with interest at the rate then applicable to the indebtedness of Borrowers to Agent set forth in the Loan Agreement.
- (g) Debtor shall supply to Agent or to Agent's designee Debtor's customer lists and other records relating to the Trademarks and the distribution thereof.
- (h) Nothing contained herein shall be construed as requiring Agent to take any such action at any time. All of Agent's rights and remedies, whether provided under this Agreement, the other Financing Agreements, applicable law, or otherwise, shall be cumulative and none is exclusive. Such rights and remedies may be enforced alternatively, successively, or concurrently.

6. <u>JURY TRIAL WAIVER; OTHER WAIVERS AND CONSENTS; GOVERNING</u> LAW

- (a) The validity, interpretation and enforcement of this Agreement and the other Financing Agreements and any dispute arising out of the relationship between the parties hereto, whether in contract, tort, equity or otherwise, shall be governed by the internal laws of the State of New York but excluding any principles of conflicts of law or other rule of law that would cause the application of the law of any jurisdiction other than the laws of the State of New York.
- (b) Debtor and Agent irrevocably consent and submit to the non-exclusive jurisdiction of the Supreme Court of the State of New York in New York County and the United States District Court for the Southern District of New York, whichever Agent may elect, and waive any objection based on venue or forum non conveniens with respect to any action instituted therein arising under this Agreement or any of the other Financing Agreements or in any way connected with or related or incidental to the dealings of Debtor and Agent or any Lender in respect of this Agreement or any of the other Financing Agreements or the transactions related hereto or thereto, in each case whether now existing or hereafter arising, and whether in contract, tort, equity or otherwise, and agree that any dispute with respect to any such matters shall be heard only in the courts described above (except that Agent shall have the right to bring any action or proceeding against Debtor or its property in the courts of any other jurisdiction which Agent deems necessary or appropriate in order to realize on the Collateral or to otherwise enforce its rights against Debtor or its property).

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- (c) Debtor hereby waives personal service of any and all process upon it and consents that all such service of process may be made by certified mail (return receipt requested) directed to its address set forth herein and service so made shall be deemed to be completed immediately upon receipt thereof by Debtor, or, at Agent's option, by service upon Debtor in any other manner provided under the rules of any such courts.
- (d) DEBTOR AND AGENT EACH HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (i) ARISING UNDER THIS AGREEMENT OR ANY OF THE OTHER FINANCING AGREEMENTS OR (ii) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF DEBTOR AND AGENT OR ANY LENDER IN RESPECT OF THIS AGREEMENT OR ANY OF THE OTHER FINANCING AGREEMENTS OR THE TRANSACTIONS RELATED HERETO OR THERETO IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER IN CONTRACT, TORT, EQUITY OR OTHERWISE. DEBTOR AND AGENT EACH HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY AND THAT DEBTOR OR AGENT MAY FILE AN ORIGINAL COUNTERPART OF A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF DEBTOR AND AGENT TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.
- (e) Notwithstanding any other provision contained herein, Agent and Lenders shall not have any liability to Debtor (whether in tort, contract, equity or otherwise) for losses suffered by Debtor in connection with, arising out of, or in any way related to the transactions or relationships contemplated by this Agreement, or any act, omission or event occurring in connection herewith, unless it is determined by a final and non-appealable judgment or court order binding on Agent or such Lender that the losses were the result of acts or omissions constituting gross negligence or willful misconduct.

7. MISCELLANEOUS

(a) All notices, requests and demands hereunder shall be in writing and deemed to have been given or made: if delivered in person, immediately upon delivery; if by telex, telegram or facsimile transmission, immediately upon sending and upon confirmation of receipt; if by nationally recognized overnight courier service with instructions to deliver the next business day, one (1) business day after sending; and if by certified mail, return receipt requested, five (5) days after mailing. All notices, requests and demands upon the parties are to be given to the following addresses (or to such other address as any party may designate by notice in accordance with this Section):

If to Debtor: C&D Technologies, Inc.

1400 Union Meeting Road Blue Bell, Pennsylvania 19422

Attention: Ian J. Harvie

Telephone No.: 215-619-7835 Telecopy No.: 215-619-7841

If to Agent and Lenders: Wells Fargo Bank, National Association

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12 East 49th Street New York, New York 10017 Attention: Portfolio Manager Telephone No.: 212-545-4367

Telecopy No.: 212-545-4420

- (b) All references to the plural herein shall also mean the singular and to the singular shall also mean the plural. All references to Debtor, Agent, any Lender and Borrowers pursuant to the definitions set forth in the recitals hereto, or to any other person herein, shall include their respective successors and assigns. The words "hereof," "herein," "hereunder," "this Agreement" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not any particular provision of this Agreement and as this Agreement now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced. An Event of Default shall exist or continue or be continuing until such Event of Default is waived in accordance with Section 7(e) hereof. All references to the term "Person" or "person" herein shall mean any individual, sole proprietorship, partnership, corporation (including, without limitation, any corporation which elects subchapter S status under the Internal Revenue Code of 1986, as amended), limited or unlimited liability company, limited liability partnership, business trust, unincorporated association, joint stock company, trust, joint venture or other entity or any government or any agency or instrumentality or political subdivision thereof. Unless otherwise defined herein, capitalized terms used herein and not defined herein shall have the meaning given to such terms in the Loan Agreement.
- (c) This Agreement, the other Financing Agreements and any other document referred to herein or therein shall be binding upon Debtor and its successors and assigns and inure to the benefit of and be enforceable by Agent and its successors and assigns.
- (d) If any provision of this Agreement is held to be illegal, invalid or unenforceable, such illegality, invalidity or unenforceability shall not invalidate this Agreement as a whole, but this Agreement shall be construed as though it did not contain the particular provision held to be illegal, invalid or unenforceable and the rights and obligations of the parties shall be construed and enforced only to such extent as shall be permitted by applicable law.
- (e) Neither this Agreement nor any provision hereof shall be amended, modified, waived or discharged orally or by course of conduct, but only by a written agreement signed by an authorized officer of Agent. Agent shall not, by any act, delay, omission or otherwise be deemed to have expressly or impliedly waived any of its rights, powers and/or remedies unless such waiver shall be in writing and signed by an authorized officer of Agent. Any such waiver shall be enforceable only to the extent specifically set forth therein. A waiver by Agent of any right, power and/or remedy on any one occasion shall not be construed as a bar to or waiver of any such right, power and/or remedy which Agent would otherwise have on any future occasion, whether similar in kind or otherwise.
- (f) This Agreement may be executed in any number of counterparts, each of which shall be an original, but all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of this Agreement by telefacsimile or other means of electronic transmission shall have the same force and effect as the delivery of an original

executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by telefacsimile or other means of electronic transmission shall also deliver an original executed counterpart, but the failure to do so shall not affect the validity, enforceability or binding effect of this Agreement.

ACKNOWLEDGMENT AND RESTATEMENT.

- (a) Debtor hereby acknowledges, confirms and agrees that Debtor is indebted to Agent and Secured Parties in respect of any obligations, liabilities or indebtedness for loans, advances and letter of credit accommodations under the Existing Loan Agreement, the Existing Trademark Agreement and the other Existing Financing Agreements, together with all interest accrued and accruing thereon, and all fees, costs, expenses and other charges relating thereto, all of which are unconditionally owing by Debtor to Agent and Secured Parties without offset, defense, or counterclaim of any kind, nature or description whatsoever. Debtor hereby ratifies, assents, adopts and agrees to pay all of the Obligations arising before, on or after the date hereof.
- (b) Debtor hereby acknowledges, confirms and agrees that Agent has and shall continue to have, for itself and the benefit of Secured Parties, valid, enforceable and perfected first priority security interests in and liens upon all of the Collateral heretofore granted to Agent pursuant to the Existing Trademark Agreement to secure all of the Obligations subject only to liens permitted under the Loan Agreement and the other Financing Agreements.
- (c) Debtor hereby acknowledges, confirms and agrees that the Existing Trademark Agreement has been duly executed and delivered by Debtor and is in full force and effect as of the date hereof. Debtor hereby acknowledges, confirms and agrees that: (i) the agreements and obligations of Debtor contained in the Existing Trademark Agreement constitute legal, valid and binding obligations of Debtor enforceable against it in accordance with the terms thereof, and Debtor has no valid defense, offset or counterclaim to the enforcement of such obligations; and (ii) Agent and Lenders are entitled to all of the rights, remedies and benefits provided for in the Existing Trademark Agreement in accordance with the terms thereof.
- (d) Except as otherwise stated in this Section 8, as of the date hereof, the terms, conditions, agreements, covenants, representations and warranties set forth in the Existing Trademark Agreement are hereby amended and restated in their entirety, and as so amended and restated, and replaced and superseded by the terms, conditions agreements, covenants, representations and warranties set forth in this Agreement, except that nothing herein shall impair or adversely affect the continuation of the liability of Debtor for the obligations or the security interests and liens heretofore granted, pledged or assigned to Agent for itself and the benefit of Secured Parties. The amendment and restatement contained herein shall not, in any manner, be construed to constitute payment of, or impair, limit, cancel or extinguish, or constitute a novation in respect of, the indebtedness and other obligations and liabilities of Debtor evidenced by or arising under the Existing Trademark Agreement and any of the other Existing Financing Agreements to which Debtor is a party, and the liens and security interests securing such indebtedness and other obligations and liabilities shall not in any manner be impaired, limited, terminated, waived or released.

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day and year first above written.

C&D TECHNOLOGIES INC.

By:

Title: VALUE FOR BANK, NATIONAL

ASSOCIATION, successor by merger to Wachovia

Bank, National Association and Agent

Ву: _____

Title:

IN WITNESS WHEREOF, Debtor and Agent have executed this Agreement as of the

[Signature Page to Amended and Restated Trademark Security Agreement]

who being duly sworn, did depose and say, the TECHNOLOGIES, INC., the corporation de	me personally came <u>FAN HARVIE</u> , to me known, hat he/she is the <u>VP + CFO</u> of C&D scribed in and which executed the foregoing me thereto by order of the Board of Directors of said Notary Public
who, being duly sworn, did depose and say, a FARGO BANK, NATIONAL ASSOCIATION	COMMONWEALTH OF PENNSYLVANIA Notariel Seet Kristine M. Tutarolo, Notarry Public Whitpelin Twp., Montgornery County My Commission Expires Feb. 8, 2012 Member, Pennsylvania Association of Notaries Inne personally came Marc J. Breier, to me known, that he/she is the Managing Director of WELLS ON, successor by merger to Wachovia Bank, and which executed the foregoing instrument;
	Notary Public

[Notary Page to Amended and Restated Trademark Security Agreement]

IN WITNESS WHEREOF, Debtor and Agent have executed this Agreement as of the day and year first above written.

C&D TECHNOLOGIES, INC.

&D TECHNOLOGIES, INC.
y:
itle:
ELLS FARGO BANK, NATIONAL SSOCIATION, successor by merger to Wachovia ank, National Association and Agent
y. Man of her
itle: Margay Director

[Signature Page to Amended and Restated Trademark Security Agreement]

STATE OF NEW YORK)) ss.: COUNTY OF NEW YORK)	
·	ed in and which executed the foregoing
<u></u>	Notary Public
STATE OF NEW YORK) on this day of April, 2010, before me who, being duly sworn, did depose and say, that I FARGO BANK, NATIONAL ASSOCIATION, National Association, the corporation described i and that he/she signed his/her name thereto by or corporation.	successor by merger to Wachovia Bank, n and which executed the foregoing instrumen

Qualified in Bronx County My Commission Expires August 27, 2011

EXHIBIT A TO TRADEMARK COLLATERAL ASSIGNMENT <u>AND SECURITY AGREEMENT</u>

LIST OF TRADEMARKS AND TRADEMARK APPLICATIONS

See attached.

EXHIBIT B TO TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

LIST OF LICENSES

Trademark and Know-How License Agreement dated October 24, 2007 with Crown Battery Manufacturing Co., 1445 Majestic Drive, Fremont, Ohio 43420-0990, relating to all trademarks shaded gray on the Pending and Granted Trademarks Worldwide list attached as Exhibit A hereto.

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EXHIBIT C TO TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

SPECIAL POWER OF ATTORNEY

STATE OF	
) ss.: COUNTY OF)	
("Debtor"), having an office at 1400 Union I hereby appoints and constitutes, severally, V ASSOCIATION, successor by merger to Wa	achovia Bank, National Association and agent nd lawful attorney, with full power of substitution
assignment, or other papers which Agent, in purpose of assigning, selling, or otherwise d and to any trademarks and all registrations, t	y and all agreements, documents, instrument of its discretion, deems necessary or advisable for the isposing of all right, title, and interest of Debtor in recordings, reissues, extensions, and renewals stering and filing of, or accomplishing any other
	y and all documents, statements, certificates or other necessary or advisable to further the purposes
Collateral Assignment and Security Agreem and Agent (the "Security Agreement") and i Power of Attorney, being coupled with an in	evant to an Amended and Restated Trademark ent, dated of even date herewith, between Debtor s subject to the terms and provisions thereof. This atterest is made for consideration, is irrevocable until the Security Agreement, are paid in full and the by Agent.
Dated: March, 2010	C&D TECHNOLOGIES, INC.
	By:
	Title:

STATE OF NEW YORK)		
COUNTY OF NEW YORK)		
On this day of March, 2010 before known, who being duly sworn, did depose ar TECHNOLOGIES, INC., the corporation definstrument; and that he/she signed his/her nat corporation.	nd say, that he is thescribed in and which executed the	
	Notary Public	

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RECORDED: 05/07/2010