FORM PTO-1594 (Modified)		Destable		
(Rev. 6-93) OMB No. 0651-0011 (exp. 4/94)	29-1999 ET	Docket No.:		
Copyright 1994-97 LegalStar	Y	45400.0014		
		▼ ▼		
To the Honorable Commissioner of Pat 100	995062 attached	original documents or copy thereof.		
1. Name of conveying party(ies): [100] [100] [100]	2. Name and address of r	eceiving party(ies):		
Vibration Mountings and Controls, Inc.				
Ulfrid a trans & 2	Name: Fleet Bank, N.	A.,as Administrator		
	Internal Address:			
☐ Individual(s) ☐ Association	Street Address: 300 B	road Hollow Bood		
General Partnership Limited Partner	shin	Street Address: <u>300 Broad Hollow Road</u>		
☑ Corporation-State New York	City: Melville	State: <u>NY</u> ZIP: <u>11747</u>		
Other	☐ Individual(s) citizens	ship		
Additional names(s) of conveying party(ies) attached?		☐ Association		
)		
3. Nature of conveyance:				
☐ Assignment ☐ Merger				
' ⊠ Security Agreement □ Change of Nam	e	king association		
Other	•	the United States, a domestic representative		
Execution Date: February 25, 1999	designation is attached: (Designations must be a senar	☐ Yes ☐ No rate document from Assignment)		
	Additional name(s) & address(<u> </u>		
4. Application number(s) or registration numbers(s):				
A. Trademark Application No.(s)	D. Tradamark	Designation No. (a)		
A. Trademark Application No.(5)		Registration No.(s)		
	706,598 989,456 706,599 1,053,205	:		
	706,599 1,053,205	•		
	pers attached? Yes No			
5. Name and address of party to whom correspondence	6. Total number of applications involved:	1 4 3		
concerning document should be mailed:	registrations involved			
Name: <u>Karl M. Zielaznicki, Esq.</u>				
Internal Address: Daylon Chanin Flatter & Viinnal II	7. Total fee (37 CFR 3.41)):\$ \$115.00		
Internal Address: <u>Parker Chapin Flattau & Klimpl, LL</u>	Enclosed			
-				
	Authorized to be ch	arged to deposit account		
	8. Deposit account number	·r·		
Street Address: 1211 Avenue of the Americas	- Jopeon descun number			
011. 37. 37. 37.	500-672			
City: New York State: NY ZIP: 100;				
03/26/1999 JSHABAZZ 00000044 706598 DO	NOT USE THIS SPACE			
01 FC:481 40.00 9P				
02 FC:482 75.00 0P				
9. Statement and signature. To the best of my knowledge and belief, the foregoing info mation is true and correct and any attached copy is a true copy				
of the original document.	The state and control and	any addonou copy is a true copy		
Karl M. Zielaznicki, Esq.	m. /	March 14 1000		
Name of Person Signing	Signature	March 16, 1999 —— Date		
		7		
Total number of pages include	ding coversheet, attachments, and docume	ent:		

TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement, dated as of February 25, 1999 (as the same may be supplemented, modified, amended, restated or replaced from time to time in the manner provided herein, this "Agreement"), is by and between Vibration Mountings and Controls, Inc., a New York corporation currently having an address at 113 Main Street, Box 37, Bloomingdale, New Jersey 07403 (the "Borrower") and Fleet Bank, N.A., as Administrator (the "Administrator").

WITNESSETH:

The Borrower entered into a Fourth Amended and Restated Loan and Security Agreement dated as of February 25, 1999 (as the same may be supplemented, modified, amended or restated from time to time in the manner provided therein, the "Loan Agreement"), with The Chase Manhattan Bank, a New York State banking corporation currently having an address at 7600 Jericho Turnpike, Suite 306, Woodbury, New York 11797 ("Chase"), Fleet Bank, N.A., as successor to (by merger with) NatWest Bank, N.A. (f/k/a National Westminster Bank USA), a national banking association currently having an address at 300 Broad Hollow Road, Melville, New York 11747 ("Fleet") (Chase, Fleet and their respective successors and assigns are collectively referred to herein as the "Banks"), and the Administrator, pursuant to which, in order to secure all of its obligations thereunder, the Borrower pledged, assigned, conveyed, transferred and delivered to the Administrator (for the benefit of all of the Banks) and granted to the Administrator (for the benefit of all of the Banks) a continuing security interest in and to (among other things), any and all of the Borrower's present and future Trademarks (as hereinafter defined) as security for the timely and full payment and satisfaction of the Obligations (as defined in the Loan Agreement) as and when due.

The Borrower and the Administrator have entered into this Agreement in order to confirm the security interests granted in such collateral, and to permit the recordation of this Agreement and those security interests with the appropriate governmental authorities, all upon the terms and provisions and subject to the conditions hereinafter set forth.

Accordingly, for good and valuable consideration (the receipt and adequacy of which is hereby acknowledged by the Borrower), the Borrower hereby pledges, assigns, conveys, transfers, delivers and confirms to the Administrator (for the benefit of all of the Banks), and grants to the Administrator (for the benefit of all of the Banks) a continuing security interest in and to, any and all of the trademarks, trademark licenses, trademark applications and trademark registrations of the Borrower listed in Schedule A hereto (as the same may be amended pursuant hereto from time to time), including (without limitation) any and all renewals and extensions thereof (whether in whole or in part), any and all rights corresponding to any of the foregoing throughout the world and the good will of the business to which each of those trademarks relates, and any and all accounts, contract rights, warranties, litigation claims and rights and other general intangibles of the Borrower related to any of the foregoing, in each case whether now existing or hereafter acquired or created, whether owned, leased or licensed beneficially or of record and whether owned, leased or licensed individually, jointly or otherwise, together with the products and proceeds thereof (including license royalties and the proceeds of infringement suits), all payments and other distributions with respect thereto and any renewals and extensions of any and all of the foregoing (all of the foregoing herein collectively referred to as the "Trademarks"). However, the Administrator has not assumed any of the obligations or other liabilities of the Borrower under or respecting the Trademarks, which remain the sole obligation of the Borrower.

The Borrower hereby authorized the Administrator to modify this Agreement (without the signature of the Borrower) by amending Schedule A hereto to include any and all future trademarks, trademark licenses, trademark applications and trademark registrations, which are included as "Trademarks" above and as "Collateral" under (and as defined in) the Loan Agreement, whenever acquired or created.

This Agreement is not intended, and shall not be deemed or construed, to supersede, diminish or change any of the terms or provisions of the Loan Agreement and the other relevant Loan Instruments (as defined in the Loan Agreement). This Agreement shall be governed and construed in accordance with all of the terms and provisions of the Loan Agreement, and the Administrator shall have all of the rights, powers, privileges and remedies granted by those terms and provisions, as if those terms and provisions were fully set forth herein. All of the

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Administrator's rights, powers, privileges and remedies with respect to the Trademarks, whether established by this Agreement, the Loan Agreement, any other Loan Instrument or applicable law, shall be cumulative and may be exercised singularly or concurrently in such order and manner as the Administrator may elect. This Agreement: shall continue in full force and effect for so long as any obligations remain outstanding under the Loan Agreement and other Loan Instruments; and may be terminated, modified, amended or restated only in a document executed by all of the parties hereto (except for amendments signed only by the Administrator as provided above).

[End of Page]

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In Witness Whereof, the parties hereto have executed and delivered this Agreement as of the date first written above.

Vibration Mountings and Controls, Inc.

Charles T. Badlato, Assistant Secretary

Fleet Bank/N.A., as Administrator

Christopher Mendelsohn, Vice President

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STATE OF NEW YORK)	
	:	ss.:
COUNTY OF NEW YORK)	

On the 18th day of February in the year 1999, before me, the undersigned, personally appeared Charles T. Badlato, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity (i.e., as Assistant Secretary), and that by his signature on the instrument, the person upon behalf of which the individual acted (i.e., Vibration Mountings and Controls, Inc.) executed the instrument.

Notary Public, State of New York

My Commission Expires: BROOKE SPIPER

Botary Public State of Row York

Geofficial is New York County () (
Commission County () (

STATE OF NEW YORK

: SS.:

COUNTY OF NEW YORK

On the 18th day of February in the year 1999, before me, the undersigned, personally appeared Christopher Mendelsohn, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity (i.e., as a Vice President), and that by his signature on the instrument, the person upon behalf of which the individual acted (i.e., Fleet Bank, N.A., as Administrator) executed the instrument.

Notary Public, State of New York

My Commission Expires:

BROOKE SPIEGGE

Metant Public, State of disk York

And 3 today, QS7

Dunisted in New York County (C)

Commission of France, August 1, 10

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VIBRATION MOUNTINGS AND CONTROLS, INC. (A/K/A VIBRATION MOUNTINGS & CONTROLS, INC.)

SCHEDULE A

<u>Mark</u>	Reg. No.	Reg. Date
KORFUND	1,053,205	11/23/76
VIBRODAMPER	989,456	07/30/74
KORFUND	706,599	11/01/60
KORFUND & DESIGN	706,598	11/01/60

Doc. No. 429491

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed: Commissioner of Patents & Trademarks, BOX ASSIGNMENTS, Washington, D.C. 20231, on--March 16, 1999

Date of Deposit

Karl M. Zielaznicki	
Attorney	
Signature	
Signature March 10, 1999	
Date of Signature	

407772-1

RECORDED: 03/22/1999