

TRADEMARKS ONLY

TRADEMARKS ONLY



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y thereof.

101470619

1. Name of Party(ies) conveying an interest:
K & N Engineering, Inc.

2. Name and Address of Party(ies) receiving an interest:
Name: Union Bank of California, N.A.

Address: 3403 Tenth Street, Suite 605
Riverside, California 92501-3617



9-1-00

Entity:

- Individual(s) Association
- General Partnership Limited Partnership
- Corporation - California
- Other -

Entity:

- Individual(s) Association
- Corporation - California General Partnership Limited Partnership
- Other -

3. Interest Conveyed:

- Assignment Change of Name
- Security Agreement Merger
- Other

Citizenship

If not domiciled in the United States, a domestic representative designation is attached:

- Yes
- No

(The attached document must not be an assignment)

Execution Date - August 9, 2000

4. Application number(s) or registration number(s). Additional sheet attached? Yes No

A. Trademark Application No.(s)

75,493,888 75/457,324
75/385,945 75/385,948
75/385,946
75/486,151

B. Trademark Registration No.(s)

2,236,589 054,201 2,225,500
2,236,590 1,536,024
1,281,461 1,323,108
067,699 073,255

5. Please mail documents back to:

Paul W. Kruse
Pillsbury Madison & Sutro LLP
1100 New York Avenue, N.W.
Washington, D.C. 20005-3918

6. Number of applications and registrations involved: 15

7. Amount of fee enclosed: \$ 390.00

8. If above amount is missing or inadequate, charge deficiency to our Deposit Account No. 03-3975 under Order No. 05550 / 0000092

C# M#

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Signature

Total number of pages including cover sheet, attachments and document. (excluding duplicate cover sheet)

50

Attorney: Paul W. Kruse
Date: September 1, 2000
Atty/Sec: PWK:teh

Tel: (202) 861-3613
Fax: (202) 822-0944

09/26/2000 6TON11 00000023 75493888 40.00 0P
01 481 350.00 0P
FC:480

SECURITY AGREEMENT

This SECURITY AGREEMENT is dated as of August 9, 2000, and made by K & N ENGINEERING, INC., a California corporation (the "Grantor"), in favor of UNION BANK OF CALIFORNIA, N.A., as agent (in such capacity, the "Agent") for the Lenders (as defined in the Credit Agreement referred to below, the "Lenders").

RECITALS

A. The Agent and the Lenders have entered into that certain Credit Agreement dated as of even date herewith (said Agreement, as it may hereafter be amended, restated, supplemented or otherwise modified from time to time, being called the "Credit Agreement") with the Grantor.

B. It is a condition precedent to the extension of credit by the Lenders under the Credit Agreement that the Grantor shall have executed and delivered this Agreement.

C. Terms defined in the Credit Agreement and not otherwise defined herein have the same respective meanings when used herein, and the rules of interpretation set forth in Section 1.2 of the Credit Agreement are incorporated herein by reference.

AGREEMENT

NOW, THEREFORE, in order to induce the Lenders and the Agent to enter into the Credit Agreement and for other good and valuable consideration, the receipt and adequacy of which hereby is acknowledged, the Grantor hereby represents, warrants, covenants, agrees, assigns and grants as follows:

1. Definitions. Unless the context otherwise requires, terms defined in the Uniform Commercial Code of the State of California (the "Uniform Commercial Code") and not otherwise defined in this Agreement or in the Credit Agreement shall have the meanings defined for those terms in the Uniform Commercial Code. In addition, the following terms shall have the meanings respectively set forth after each:

"Accounts Receivable": all of the Grantor's now owned or hereafter acquired (a) "accounts" (as such term is defined in the UCC), other receivables, book debts and other forms of obligations, whether arising out of goods sold or services rendered or from any other transaction; (b) rights in, to and under all purchase orders or receipts for goods or services; (c) rights to any goods represented or purported to be represented by any of the foregoing (including unpaid sellers' rights of rescission, replevin, reclamation and stoppage in transit and rights to returned, reclaimed or repossessed goods); (d) moneys due or to become due to the Grantor under all purchase orders and contracts for the sale of goods or the performance of services or both by the Grantor (whether or not yet earned by performance on the part of the Grantor), including the proceeds of the foregoing; (e) any notes, drafts, letters of credit, insurance proceeds

or other instruments, documents and writings evidencing or supporting the foregoing; and (f) all collateral security and guarantees of any kind given by any other Person with respect to any of the foregoing.

“Certificates” means all certificates, instruments and other documents now or hereafter representing or evidencing any Pledged Securities or any Pledged Limited Liability Company Interests.

“Collateral” means and includes all present and future right, title and interest of the Grantor in or to any property or assets whatsoever, whether now owned or existing or hereafter arising or acquired and wheresoever located, and all rights and powers of the Grantor to transfer any interest in or to any property or assets whatsoever, including, without limitation, any and all of the following property:

(a) All present and future Accounts Receivable;

(b) All present and future general intangibles, agreements, guarantees, contracts, contract rights, leases, licenses and rights to payment; and all other forms of obligations owing to the Grantor or in which the Grantor may have any interest, however created or arising; all tax refunds of every kind and nature to which the Grantor now or hereafter may become entitled, however arising, all other refunds, all commitments to extend financing to the Grantor, and all deposits, goodwill, choses in action, trade secrets, computer programs, software, customer lists, trademarks, trade names, patents, licenses, copyrights, technology, processes, proprietary information, insurance proceeds and warranties including, without limitation, the Copyrights, the Patents, the Marks and the goodwill of the Grantor’s business connected with and symbolized by the Marks;

(c) All present and future demand, time, savings, passbook, deposit and like accounts (general or special) (collectively, the “Deposit Accounts”) in which the Grantor has any interest which is maintained with any bank, savings and loan association, credit union or like organization, including, without limitation, each account listed on Schedule E attached hereto and made a part hereof (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), and all money, cash and cash equivalents of the Grantor, whether or not deposited in any Deposit Account;

(d) All present and future books and records, including, without limitation, books of account and ledgers of every kind and nature, all electronically recorded data relating to the Grantor or the business thereof, all receptacles and containers for such records, and all files and correspondence;

(e) All present and future goods, including, without limitation, (i) all automotive air filters, internal combustion engine air filters, other air filters and other automotive, motorcycle and truck products and (ii) all furniture, fixtures, furnishings, machinery, automobiles, trucks, other vehicles, spare parts, supplies, equipment, tooling, molds, patterns, dies and other tangible property owned by the Grantor and used, held for use or useful in connection with its business, wherever located, and all other goods used in connection with or in the conduct of the Grantor’s

business, including, but not limited to, all goods as defined in Section 9-109(2) of the Uniform Commercial Code (collectively, the “Equipment”);

(f) All present and future Inventory, and all bills of lading, warehouse receipts and documents of title relating to the foregoing;

(g) All present and future stocks, bonds, debentures, certificated and uncertificated securities, security entitlements, subscription rights, options, warrants, puts, calls, certificates, securities accounts, commodity contracts, commodity accounts, partnership interests, limited liability company interests, joint venture interests and investment and/or brokerage accounts, and all other investment property, including, without limitation, the Certificates, the Pledged Securities, the Pledged Partnership Interests and the Pledged Limited Liability Company Interests, and all rights, preferences, privileges, dividends, distributions (in cash or in kind), redemption payments or liquidation payments with respect thereto; provided that, in no event shall Collateral include any of the foregoing interests in any entity so long as such entity is an Unrestricted Subsidiary;

(h) All present and future accessions, appurtenances, components, repairs, repair parts, spare parts, replacements, substitutions, additions, issue and/or improvements to or of or with respect to any of the foregoing;

(i) All other tangible and intangible personal property of the Grantor;

(j) All rights, remedies, powers and/or privileges of the Grantor with respect to any of the foregoing; and

(k) Any and all proceeds and products of the foregoing, including, without limitation, all money, accounts, general intangibles, deposit accounts, documents, instruments, chattel paper, goods, insurance proceeds and any other tangible or intangible property received upon the sale or disposition of any of the foregoing.

“Copyrights” means all:

(a) copyrights, whether or not published or registered under the Copyright Act of 1976, 17 U.S.C. Section 101 et seq., as the same shall be amended from time to time, and any predecessor or successor statute thereto (the “Copyright Act”), and applications for registration of copyrights, and all works of authorship and other intellectual property rights therein, including, without limitation, copyrights for computer programs, source code and object code data bases and related materials and documentation and including, without limitation, the registered copyrights and copyright applications listed on Schedule B attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), and (i) all renewals, revisions, derivative works, enhancements, modifications, updates, new releases and other revisions thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof and (iv) all of the Grantor’s rights corresponding thereto throughout the world;

(b) rights under or interests in any copyright license agreements with any other party, whether the Grantor is a licensee or licensor under any such license agreement, including, without limitation, the copyright license agreements listed on Schedule B attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), and the right to use the foregoing in connection with the enforcement of the Lenders' rights under the Loan Documents; and

(c) copyrightable materials now or hereafter owned by the Grantor, all tangible property embodying the copyrights described in clause (a) hereof or such copyrightable materials, and all tangible property covered by the licenses described in clause (b) hereof.

“Inventory” shall mean all “inventory” (as such term is defined in the UCC), now or hereafter owned or acquired by the Grantor, wherever located, including all inventory, merchandise, goods and other personal property which are held by or on behalf of the Grantor for sale or lease or are furnished or are to be furnished under a contract of service or which constitute raw materials, work in process or materials used or consumed or to be used or consumed in the Grantor's business or in the processing, production, packaging, promotion, delivery or shipping of the same, including other supplies.

“Limited Liability Company Acknowledgement” shall have the meaning ascribed to it in Section 4(b) of this Agreement.

“Limited Liability Company Assets” means all assets, whether tangible or intangible and whether real, personal or mixed (including, without limitation, all limited liability company capital and interests in other limited liability companies), at any time owned or represented by any Limited Liability Company Interests.

“Limited Liability Company Interests” means the entire limited liability company interest at any time owned by the Grantor in any Pledged Entity.

“Limited Liability Company Notice” shall have the meaning ascribed to it in Section 4(b) of this Agreement.

“Marks” means all (i) trademarks, trademark registrations, interests under trademark license agreements, trade names, trademark applications, service marks, business names, trade styles, designs, logos and other source or business identifiers for which registrations have been issued or applied for in the United States Patent and Trademark Office or in any other office or with any other official anywhere in the world or which are used in the United States or any state, territory or possession thereof, or in any other place, nation or jurisdiction anywhere in the world including, without limitation, the trademarks, trademark registrations, applications, service marks, business names, trade styles, design logos and other source or business identifiers listed on Schedule B attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), (ii) licenses pertaining to any such mark whether the Grantor is a licensor or licensee including, without limitation, the licenses listed on Schedule B attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), (iii) all income, royalties, damages and payments now and hereafter due and/or payable with respect to any such mark or any such license,

including, without limitation, damages and payments for past, present or future infringements thereof, (iv) rights to sue for past, present and future infringements thereof, (v) rights corresponding thereto throughout the world, (vi) all product specification documents and production and quality control manuals used in the manufacture of products sold under or in connection with such marks, (vii) all documents that reveal the name and address of all sources of supply of, and all terms of purchase and delivery for, all materials and components used in the production of products sold under or in connection with such marks, (viii) all documents constituting or concerning the then current or proposed advertising and promotion by the Grantor, its subsidiaries or licensees of products sold under or in connection with such marks, including, without limitation, all documents that reveal the media used or to be used and the cost for all such advertising conducted within the described period or planned for such products and (ix) renewals and proceeds of any of the foregoing.

“Patents” means all (i) letters patent, design patents, utility patents, inventions and trade secrets, all patents and patent applications in the United States Patent and Trademark Office, and interests under patent license agreements, including, without limitation, the inventions and improvements described and claimed therein, including, without limitation, those patents listed on Schedule B attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), (ii) licenses pertaining to any patent whether the Grantor is a licensor or licensee, (iii) income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, (iv) rights to sue for past, present and future infringements thereof, (v) rights corresponding thereto throughout the world in all jurisdictions in which such patents have been issued or applied for and (vi) the reissues, divisions, continuations, renewals, extensions and continuations-in-part of any of the foregoing.

“Pledged Collateral” means the Certificates, the Pledged Securities, the Pledged Partnership Interests and the Pledged Limited Liability Company Interests.

“Pledged Entity” means each limited liability company set forth in Schedule A attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), together with any other limited liability company in which the Grantor may have an interest at any time, provided that, in no event shall “Pledged Entity” include an entity so long as such entity is an Unrestricted Subsidiary.

“Pledged Limited Liability Company Interests” means all interests in any Pledged Entities held by the Grantor, including, but not limited to, those Limited Liability Company Interests identified in Schedule A attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement) including, but not limited to, (i) all the capital thereof and the Grantor’s interests in all profits, losses, Limited Liability Company Assets and other distributions in respect thereof; (ii) all other payments due or to become due to the Grantor in respect of such Limited Liability Company Interests; (iii) all of the Grantor’s claims, rights, powers, privileges, authority, options, security interests, liens and remedies, if any, in respect of such Limited Liability Company Interests; (iv) all of the Grantor’s rights to exercise and enforce every right, power, remedy, authority, option and privilege relating to such Limited Liability Company Interests; and (v) all other property hereafter delivered in substitution

for or in addition to any of the foregoing and all certificates and instruments representing or evidencing such other property received, receivable or otherwise distributed in respect of or in exchange for any or all thereof.

“Pledged Partnership Interests” means all interests in any partnership or joint venture held by the Grantor including, but not limited to, those partnerships and/or joint ventures identified in Schedule A attached hereto and made a part hereof (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement) and all dividends, cash, instruments and other properties from time to time received, to be received or otherwise distributed in respect of or in exchange for any or all of such interests, provided that, in no event shall “Pledged Partnership Interests” include an entity so long as such entity is an Unrestricted Subsidiary.

“Pledged Securities” means all shares of capital stock of any issuer in which the Grantor has an interest, including, but not limited to, those shares of stock identified in Schedule A attached hereto (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement) and all dividends, cash, instruments and other properties from time to time received, to be received or otherwise distributed in respect of or in exchange for any or all of such shares, provided that, in no event shall “Pledged Securities” include an entity so long as such entity is an Unrestricted Subsidiary.

“Secured Party” means, collectively, the Agent and the Lenders.

2. Creation of Security Interest. The Grantor hereby assigns and pledges to the Agent for the ratable benefit of the Secured Party, and grant to the Agent for the ratable benefit of the Secured Party a security interest in and to, all right, title and interest of the Grantor in and to all presently existing and hereafter acquired Collateral.

3. Security for Obligations. This Agreement and the pledges made and security interests granted herein secure the prompt payment, in full in cash, and full performance of, all obligations of the Grantor now or hereafter existing under any Loan Document, whether for principal, interest, fees, expenses or otherwise, including, without limitation, all obligations of the Grantor now or hereafter existing under this Agreement, all interest that accrues (whether or not allowed) at the then applicable rate (including interest at the rate for overdue payments described in Section 2.8(b) of the Credit Agreement) specified in the Credit Agreement on all or any part of any of such obligations after the filing of any petition or pleading against the Grantor for a proceeding under any bankruptcy or related law (collectively, the “Obligations”).

4. Delivery of Pledged Collateral.

(a) Each Certificate shall, on (i) the Closing Date (with respect to Certificates existing on such date) and (ii) as soon as reasonably practicable after the day on which such Certificate shall be received or acquired by the Grantor (with respect to Certificates received or acquired after the Closing Date), be delivered to and held by the Agent on behalf of the Secured Party and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed undated endorsements, instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Agent.

(b) With respect to each Limited Liability Company Interest, on (i) the Closing Date (with respect to Limited Liability Company Interests existing on such date) and (ii) the day on which any Limited Liability Company Interest shall be acquired by the Grantor (with respect to Limited Liability Company Interests acquired after the Closing Date), a notice in the form set forth in Schedule G attached hereto (the “Limited Liability Company Notice”) shall be appropriately completed and delivered to each Pledged Entity, notifying each Pledged Entity of the existence of this Agreement, a certified copy of this Agreement shall be delivered by the Grantor to the relevant Pledged Entity, and the Grantor shall have received and delivered to the Agent a copy of such Limited Liability Company Notice, along with an acknowledgment in the form set forth in Schedule F attached hereto (the “Limited Liability Company Acknowledgment”), duly executed by the relevant Pledged Entity.

(c) The Agent shall have the right, upon the occurrence and during the continuance of an Event of Default, without notice to the Grantor, to transfer to or to direct the Grantor or any nominee of the Grantor to register or cause to be registered in the name of the Agent or any of its nominees any or all of the Pledged Collateral. In addition, the Agent shall have the right at any time to exchange certificates or instruments representing or evidencing Pledged Collateral for certificates or instruments of smaller or larger denominations.

5. Further Assurances.

(a) At any time and from time to time at the reasonable written request of the Agent, the Grantor shall execute and deliver to the Agent, at the Grantor’s expense, all such financing statements and other instruments, certificates and documents (including, without limitation, notices to financial institutions holding deposit accounts of the Grantor as to the security interest granted hereby) in form and substance reasonably satisfactory to the Agent, and perform all such other acts as shall be necessary or reasonably desirable to fully perfect or protect or maintain, when filed, recorded, delivered or performed, the Secured Party’s security interests granted pursuant to this Agreement or to enable the Lenders to exercise and enforce their rights and remedies hereunder with respect to any Collateral. Without limiting the generality of the foregoing, the Grantor shall: (i) at the request of the Agent, mark conspicuously each document included in the Inventory and each other contract relating to the Accounts Receivable, and all chattel paper, instruments and other documents and each of their records pertaining to the Collateral with a legend, in form and substance satisfactory to the Agent, indicating that such document, contract, chattel paper, instrument or Collateral is subject to the security interest granted hereby; (ii) at the request of the Agent, if any Account Receivable or contract or other writing relating thereto shall be evidenced by a promissory note or other instrument, deliver and pledge to the Agent, for the ratable benefit of the Lenders, such note and/or other instrument duly endorsed and accompanied by duly executed undated instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Agent; (iii) execute and file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be necessary or desirable, or as the Agent may reasonably request, in order to perfect and preserve, with the required priority, the security interests granted, or purported to be granted hereby; (iv) upon the Grantor’s registration, or application therefor, of any copyright under the Copyright Act, at the Agent’s request execute and deliver to the Agent for recordation and filing in the United States Copyright Office a copy of this Agreement or another appropriate copyright mortgage document in form and substance reasonably satisfactory to the Agent; and (v) upon the

Grantor's registration, or application therefor, of any Patent or Mark, execute and deliver to the Agent for recordation and filing in the United States Patent and Trademark Office a copy of this Agreement or another appropriate patent or trademark mortgage document, as applicable, in form and substance reasonably satisfactory to the Agent.

(b) At any time and from time to time, the Agent shall be entitled to file and/or record any or all such financing statements, instruments and documents held by it, and any or all such further financing statements, documents and instruments, relative to the Collateral or any part thereof in each instance, and to take all such other actions as the Agent may reasonably deem appropriate to perfect and to maintain perfected the security interests granted herein.

(c) The Grantor hereby authorizes the Agent to file one or more financing or continuation statements, and amendments thereto, relative to all or any part of the Collateral without the signature of the Grantor where permitted by law. A carbon, photographic or other reproduction of this Agreement or any financing statement covering the Collateral or any part thereof shall be sufficient as a financing statement where permitted by law.

(d) The Grantor shall furnish to the Agent from time to time statements and schedules further identifying and describing the Collateral and such other reports in connection with the Collateral as the Agent may reasonably request. Upon the Grantor's obtaining any rights or interests in any additional Deposit Accounts, the Grantor shall, in addition to all other acts required to be performed in respect thereof pursuant to this Agreement, supplement Schedule E attached hereto to reflect such additional Deposit Accounts. Upon the Grantor's publication or registration, or application for registration, of any copyright under the Copyright Act, the Grantor shall, in addition to all other acts required to be performed in respect thereof pursuant to this Agreement, supplement Schedule B attached hereto to reflect the publication or registration of such copyright or application therefor. Upon the Grantor's obtaining any rights or interests in any additional Marks, the Grantor shall, in addition to all other acts required to be performed in respect thereof pursuant to this Agreement, supplement Schedule B attached hereto to reflect such additional Marks. Upon the Grantor's obtaining any rights and interests in any Patents, the Grantor shall, in addition to all other acts required to be performed in respect thereof pursuant to this Agreement, supplement Schedule B attached hereto to reflect such Patents. Upon the Grantor's receipt or acquisition of any additional shares of capital stock of any Person, any additional partnership interests in any partnership or joint venture or any additional Limited Liability Company Interests, the Grantor shall, in addition to all other acts required to be performed in respect thereof pursuant to this Agreement, supplement Schedule A attached hereto to reflect such additional Pledged Collateral.

(e) With respect to any Collateral consisting of certificates of title or the like as to which the Secured Party's security interest need be perfected by, or the priority thereof need be assured by, notation on the certificate of title pertaining to such Collateral, the Grantor will (i) promptly notify the Agent of the acquisition thereof and (ii) upon demand of the Agent note the lien on such certificate of title in favor of the Lenders.

(f) With respect to any Collateral consisting of certificates of stock, securities, instruments, partnership or joint venture interests, interests in limited liability companies, or the like, the Grantor hereby consents and agrees that, upon the occurrence and during the

continuance of a Default, the issuers of, or obligors on, any such Collateral, or any registrar or transfer agent or trustee for any such Collateral, shall be entitled to accept the provisions of this Agreement as conclusive evidence of the right of the Agent to effect any transfer or exercise any right hereunder or with respect to any such Collateral subject to the terms hereof, notwithstanding any other notice or direction to the contrary heretofore or hereafter given by the Grantor or any other Person to such issuers or such obligors or to any such registrar or transfer agent or trustee.

6. Voting Rights; Dividends; Etc. So long as no Event of Default shall have occurred and be continuing:

(a) Voting Rights. The Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Pledged Securities, the Pledged Partnership Interests and the Pledged Limited Liability Company Interests (including, but not limited to, all voting, consent, administration, management and other rights and remedies under any partnership agreement or any limited liability company agreement or otherwise with respect to the Pledged Securities, the Pledged Partnership Interests or the Pledged Limited Liability Company Interests), or any part thereof, for any purpose not inconsistent with the terms of this Agreement, the Credit Agreement or the other Loan Documents; provided, however, that the Grantor shall not exercise any such right if it would result in a Default.

(b) Dividend and Distribution Rights. Subject to the terms of the Credit Agreement, the Grantor shall be entitled to receive and to retain and use any and all dividends or distributions paid in respect of the Pledged Securities, the Pledged Partnership Interests or the Pledged Limited Liability Company Interests; provided, however, that any and all

(i) non-cash dividends or distributions in the form of capital stock, certificated limited liability company interests, instruments or other property received, receivable or otherwise distributed in respect of, or in exchange for, any Pledged Securities, Pledged Partnership Interests or Pledged Limited Liability Company Interests,

(ii) dividends and other distributions paid or payable in cash in respect of any Pledged Securities, Pledged Partnership Interests or Pledged Limited Liability Company Interests in connection with a partial or total liquidation or dissolution or in connection with a reduction of capital, capital surplus or paid-in-surplus, and

(iii) cash paid, payable or otherwise distributed in redemption of, or in exchange for, any Pledged Securities, Pledged Partnership Interests or Pledged Limited Liability Company Interests,

shall forthwith be delivered to the Agent to be held as Collateral or applied to the Obligations in accordance with the Credit Agreement, as the Agent may elect; and, if received by the Grantor, shall be received in trust for the benefit of the Secured Party, be segregated from the other property of the Grantor and forthwith be delivered to the Agent in the same form as so received (with any necessary endorsements).

7. Rights as to Pledged Collateral During Event of Default. When an Event of Default has occurred and is continuing:

(a) Voting, Dividend and Distribution Rights. At the option of the Agent, all rights of the Grantor to exercise the voting and other consensual rights which they would otherwise be entitled to exercise pursuant to Section 6(a) above, and to receive the dividends and distributions which they would otherwise be authorized to receive and retain pursuant to Section 6(b) above, shall cease, and all such rights shall thereupon become vested in the Agent who shall thereupon have the sole right to exercise such voting and other consensual rights and to receive and to hold as Pledged Collateral such dividends and distributions during the continuance of such Event of Default.

(b) Dividends and Distributions Held in Trust. All dividends and other distributions which are received by the Grantor contrary to the provisions of Section 7(a) of this Agreement shall be received in trust for the benefit of the Secured Party, shall be segregated from other funds of the Grantor and forthwith shall be paid over to the Agent as Collateral in the same form as so received (with any necessary endorsements).

(c) Registration. Determination by the Agent to exercise its right to sell pursuant to Section 16 hereof any or all of the Pledged Securities without registering the Pledged Securities under the Securities Act of 1933 shall not, by the sole fact of such sale, be deemed to be commercially unreasonable.

8. Irrevocable Proxy. The Grantor hereby revokes all previous proxies with regard to the Pledged Securities and the Pledged Limited Liability Company Interests and appoints the Agent as its proxyholder and attorney-in-fact to (i) attend and vote at any and all meetings of the shareholders of the corporation(s) which issued the Pledged Securities (whether or not transferred into the name of the Agent), and any adjournments thereof, held on or after the date of the giving of this proxy and prior to the termination of this proxy and to execute any and all written consents, waivers and ratifications of shareholders of such corporation(s) executed on or after the date of the giving of this proxy and prior to the termination of this proxy, with the same effect as if the Grantor had personally attended the meetings or had personally voted its shares or had personally signed the written consents, waivers or ratification, and (ii) attend and vote at any and all meetings of the members of the Pledged Entities (whether or not such Pledged Limited Liability Company Interests are transferred into the name of the Agent), and any adjournments thereof, held on or after the date of the giving of this proxy and to execute any and all written consents, waivers and ratifications of the Pledged Entities executed on or after the date of the giving of this proxy and prior to the termination of this proxy with the same effect as if the Grantor had personally attended the meetings or had personally voted on its Limited Liability Company Interests or had personally signed the consents, waivers or ratifications; provided, however, that the Agent as proxyholder and attorney-in-fact shall have rights hereunder only upon the occurrence and during the continuance of an Event of Default. The Grantor hereby authorizes the Agent to substitute another Person (which Person shall be a successor to the rights of the Agent hereunder or a nominee appointed by the Agent to serve as proxyholder) as the proxyholder and, upon the occurrence or during the continuance of any Event of Default, hereby authorizes and directs the proxyholder to file this proxy and the substitution instrument with the secretary of the appropriate corporation. This proxy is coupled with an interest and is irrevocable until such time as no part of any Commitment remains outstanding and all Obligations have been indefeasibly paid in full.

9. Copyrights.

(a) Royalties. The Grantor hereby agrees that the use by the Agent or any Lender of the Copyrights as authorized hereunder in connection with the Agent's or the Lenders' exercise of their rights and remedies hereunder shall be without any liability for royalties or other related charges from the Agent or the Lenders to the Grantor.

(b) Restrictions on Future Agreements. Subject to the terms hereof and of the Credit Agreement, the Grantor shall be permitted to manage, license and administer its Copyrights in such manner as the Grantor in its reasonable business judgment deem desirable; provided, however, that the Grantor will not, without the Agent's prior written consent, (i) abandon any Copyrights in which the Grantor now owns or hereafter acquires any rights or interests, (ii) enter into any license agreements or (iii) fail to take any action, or permit any others (including without limitation licensees) to fail to take any action, which would customarily be taken by a Person in the same business and in similar circumstances as the Grantor.

(c) Duties of Grantor. The Grantor agrees to: (i) prosecute diligently any copyright application included in the Copyrights, (ii) make application for registration of such uncopyrighted but copyrightable material owned by the Grantor as the Agent reasonably deems appropriate, (iii) place notices of copyright on all copyrightable property produced or owned by the Grantor embodying the Copyrights and use diligent reasonable efforts to have its licensees do the same, (iv) file and prosecute opposition and cancellation proceedings, and (v) take all reasonable action necessary to preserve and maintain all of the Grantor's rights in the Copyrights that are or shall be necessary in the operation of the Grantor's businesses, including, without limitation, making timely filings for renewals and extensions of registered Copyrights and diligently monitoring unauthorized use thereof. Any expenses incurred in connection with the foregoing shall be borne by the Grantor. The Grantor shall give proper statutory notice in connection with its use of each such Copyright to the extent necessary for the protection of each of Copyright. The Grantor shall notify the Agent of any suits it commences to enforce any Copyright and shall provide the Agent with copies of any documents reasonably requested by the Agent relating to such suits. Neither the Agent nor the Lenders shall have any duty with respect to the Copyrights other than to act lawfully and without gross negligence or willful misconduct. Without limiting the generality of the foregoing, neither the Agent nor the Lenders shall be under any obligation to take any steps necessary to preserve rights in the Copyrights against any other parties, but the Agent may do so at its option upon the occurrence and during the continuance of a Default, and all expenses incurred in connection therewith shall be for the account of the Grantor and shall be added to the Obligations.

10. Patents and Marks.

(a) Royalties. The Grantor hereby agrees that any rights granted hereunder to the Agent or any Lender with respect to Patents and Marks shall be applicable to all territories in which the Grantor has the right to use such Patents and Marks, from time to time, and without any liability for royalties or other related charges from the Agent or the Lenders to the Grantor.

(b) Restrictions on Future Agreements. Subject to the terms hereof and of the Credit Agreement, the Grantor shall be permitted to manage, license and administer its Patents and

Marks in such manner as the Grantor in its reasonable business judgment deems desirable; provided, however, that the Grantor will not, without the Agent's prior written consent, (i) abandon any Patent or Mark in which the Grantor now owns or hereafter acquires any rights or interests, (ii) enter into any license agreements or (iii) fail to take any action, or permit any others (including without limitation licensees) to fail to take any action, which would customarily be taken by a Person in the same business and in similar circumstances as the Grantor.

(c) Duties of Grantor. The Grantor agrees to: (i) prosecute diligently any patent application or trademark application included in the Patents or Marks, (ii) make application on unpatented but patentable inventions owned by the Grantor and on unregistered Marks, as the case may be, as the Agent reasonably deems appropriate, (iii) file and prosecute opposition and cancellation proceedings and (iv) take all reasonable action necessary to preserve and maintain all rights in the Patents and in the Marks that are or shall be necessary in the operation of the Grantor's businesses, including, without limitation, making timely filings for renewals and extensions of any Patents and Marks and diligently monitoring unauthorized use thereof. Any expenses incurred in connection with the foregoing shall be borne by the Grantor. The Grantor shall give proper statutory notice in connection with its use of each such Mark to the extent necessary for the protection of each of the Marks. The Grantor shall notify the Agent of any suits it commences to enforce any Patents and Marks and shall provide the Agent with copies of any documents reasonably requested by the Agent relating to such suits. Neither the Agent nor the Lenders shall have any duty with respect to the Patents and Marks other than to act lawfully and without gross negligence or willful misconduct. Without limiting the generality of the foregoing, neither the Agent nor the Lenders shall be under any obligation to take any steps necessary to preserve rights in the Patents and Marks against any other parties, but the Agent may do so at its option upon the occurrence and during the continuance of a Default, and all expenses incurred in connection therewith shall be for the account of the Grantor and shall be added to the Obligations.

11. Grantor's Representations and Warranties. The Grantor represents and warrants as follows:

(a) (i) The locations listed on Schedule C attached hereto and made a part hereof constitute all locations at which Inventory and/or Equipment are located; (ii) the chief executive office of the Grantor, where the Grantor keeps its records concerning the Collateral and the chattel paper evidencing the Collateral, is located at the address set forth for the Grantor on Schedule D attached hereto and made a part hereof; (iii) all records concerning any Accounts Receivable and all originals of all contracts and other writings which evidence any Accounts Receivable are located at the addresses listed on Schedule D attached hereto; (iv) the Grantor has exclusive possession and control of the Equipment and the Inventory, except for Inventory located at any warehouse identified on Schedule C; and (v) each trade name or other fictitious name under which the Grantor conducts business, or has conducted business in the 12-month period preceding the Closing Date, is set forth on Schedule 3.5 to the Credit Agreement.

(b) The Grantor is the legal and beneficial owner of the Collateral free and clear of all Liens except for Liens permitted by Section 6.3 of the Credit Agreement. The Grantor has the power, authority and legal right to grant the security interests in the Collateral purported to be

granted hereby, and to execute, deliver and perform this Agreement. The pledge of the Collateral pursuant to this Agreement creates a valid security interest in the Collateral. Upon the filing of appropriate financing statements in the filing offices set forth on Schedule F attached hereto, the recordation of appropriate documentation with the United States Copyright Office and the United States Patent and Trademark Office, as applicable, the giving of notice to holders of deposit accounts of the Agent's security interest therein, the giving of a Limited Liability Company Notice to the Pledged Entities and the delivery to the Agent of the Certificates, as the case may be, the Secured Party will have a first-priority (except for any Liens or security interests permitted under Section 6.3 of the Credit Agreement) perfected security interest in the Collateral to the extent a security interest in such Collateral can be perfected by such filings, recordations, the giving of such notices and the delivery of such Certificates.

(c) The Pledged Securities and the Pledged Limited Liability Company Interests have been duly authorized and validly issued and are fully paid and nonassessable.

(d) No consent of any Person, including, without limitation, any partner in a partnership with respect to which the Grantor has pledged its interest as a Pledged Partnership Interest or any member in a Pledged Entity, is required for the pledge by the Grantor of the Collateral.

(e) The Pledged Securities described on Schedule A attached hereto constitute (i) all of the shares of capital stock of any Person owned by the Grantor, except the Unrestricted Subsidiaries, and (ii) that percentage of the issued and outstanding shares of the respective issuers thereof indicated on Schedule A attached hereto, and there is no other class of shares issued and outstanding of the respective issuers thereof except as set forth on Schedule A attached hereto. The Pledged Partnership Interests described on Schedule A attached hereto constitute all of the partnerships or joint ventures in which the Grantor has an interest, except the Unrestricted Subsidiaries, and the Grantor's respective percentage interests in each such partnership or joint venture are as set forth on such Schedule A attached hereto. The Pledged Limited Liability Company Interests described on Schedule A attached hereto constitute all of the Limited Liability Company Interests of the Grantor, except the Unrestricted Subsidiaries, and the Grantor's respective percentage interests in each such Pledged Entity are as set forth on Schedule A attached hereto.

(f) No authorization, approval or other action by, and no notice to or filing with, any Governmental Authority (other than such authorizations, approvals and other actions as have already been taken and are in full force and effect) is required (A) for the pledge of the Collateral or the grant of the security interest in the Collateral by the Grantor hereby or for the execution, delivery or performance of this Agreement by the Grantor, or (B) for the exercise by the Agent of the voting rights in the Pledged Securities, the Pledged Partnership Interests and the Pledged Limited Liability Company Interests or of any other rights or remedies in respect of the Collateral hereunder except as may be required in connection with any disposition of Collateral consisting of securities by laws affecting the offering and sale of securities generally.

(g) As of the Closing Date, the Grantor does not own, is not a licensee of, and has not applied for any federally-registered Copyrights or federally-registered Patents.

(h) The deposit accounts listed on Schedule E attached hereto and made a part hereof constitute all deposit accounts maintained by the Grantor.

(i) The Grantor does not own or lease any vehicle having a value in excess of \$100,000.

12. Grantor's Covenants. In addition to the other covenants and agreements set forth herein and in the other Loan Documents, the Grantor covenants and agrees as follows:

(a) The Grantor will pay, prior to delinquency, all taxes, charges, Liens and assessments against the Collateral owned by it, except those with respect to which the amount or validity is being contested in good faith by appropriate proceedings and with respect to which reserves in conformity with GAAP have been provided on the books of the Grantor.

(b) The Collateral will not be used in violation of any material Requirement of Law applicable to the Grantor, nor used in any way that will void or impair any insurance required to be carried in connection therewith.

(c) The Grantor will keep the Collateral in reasonably good repair, working order and operating condition (normal wear and tear excluded), and from time to time make all necessary and proper repairs, renewals, replacements, additions and improvements thereto and, as appropriate and applicable, will otherwise deal with the Collateral in all such ways as are considered customary practice by owners of like property.

(d) The Grantor will take all reasonable steps to preserve and protect the Collateral.

(e) The Grantor will maintain all insurance coverage required pursuant to the Loan Documents.

(f) The Grantor will promptly notify the Agent in writing in the event of any material damage to the Collateral from any source whatsoever.

(g) The Grantor will not (i) establish any location of Inventory or Equipment not listed on Schedule C attached hereto, (ii) move its principal place of business, chief executive offices or any other office listed on Schedule D attached hereto or (iii) adopt, use or conduct business under any trade name or other corporate or fictitious name not disclosed on Schedule 3.5 to the Credit Agreement, except upon not less than 30 days' prior written notice to the Agent and such Grantor's prior compliance with all applicable requirements of Section 5 hereof necessary to perfect the Lenders' security interest hereunder.

(h) The Grantor shall not withdraw as a member of any Pledged Entity or a partner in any Pledged Partnership, or file or pursue or take any action which may, directly or indirectly, cause a dissolution or liquidation of or with respect to any Pledged Entity or Pledged Partnership or seek a partition of any property of any Pledged Entity or Pledged Partnership.

13. Agent's Rights Regarding Collateral. At any time and from time to time, the Agent (for the benefit of the Secured Party) may, to the extent necessary or desirable to protect the security hereunder, but the Agent shall not be obligated to: (a) (whether or not a Default has

occurred) itself or through its representatives, at its own expense, upon reasonable notice and at such reasonable times during usual business hours, visit and inspect the Grantor's properties and examine and make abstracts from any of its books and records at any reasonable time and as often as may reasonably be desired and discuss the business, operations, properties and financial and other condition of the Grantor with, and be advised as to the same by, officers of the Grantor or (b) if an Event of Default has occurred and is continuing, at the expense of the Grantor, perform any obligation of the Grantor under this Agreement. At any time and from time to time after an Event of Default has occurred and is continuing, at the expense of the Grantor, the Agent (for the benefit of the Secured Party) may, to the extent necessary or desirable to protect the security hereunder, but the Agent shall not be obligated to: (i) notify obligors on the Collateral that the Collateral has been assigned as security to the Agent for the benefit of the Secured Party; (ii) at any time and from time to time request from obligors on the Collateral, in the name of the Grantor or in the name of the Secured Party, information concerning the Collateral and the amounts owing thereon; and (iii) direct obligors under the contracts included in the Collateral to which the Grantor is a party to direct their performance to the Agent or the Lenders. The Grantor shall keep proper books and records and accounts in which full, true and correct entries in conformity with GAAP and all Requirements of Law shall be made of all material dealings and transactions pertaining to the Collateral. The Agent shall at all reasonable times on reasonable notice have full access to and the right to audit any and all of the Grantor's books and records pertaining to the Collateral, and to confirm and verify the value of the Collateral. Neither the Agent nor the Lenders shall be under any duty or obligation whatsoever to take any action to preserve any rights of or against any prior or other parties in connection with the Collateral, to exercise any voting rights or managerial rights with respect to any Collateral or to make or give any presentments for payment, demands for performance, notices of non-performance, protests, notices of protest, notices of dishonor or notices of any other nature whatsoever in connection with the Collateral or the Obligations. Neither the Agent nor the Lenders shall be under any duty or obligation whatsoever to take any action to protect or preserve the Collateral or any rights of the Grantor therein, or to make collections or enforce payment thereon, or to participate in any foreclosure or other proceeding in connection therewith. Nothing contained herein shall constitute an assumption by the Lenders of any obligations of the Grantor under any contracts assigned hereunder unless the Agent shall have given written notice to the counterparty to such assigned contract of the Lenders' intention to assume such contract. The Grantor shall continue to be liable for performance of their obligations under such contracts.

Nothing contained herein shall be construed to make the Agent or any Lender liable as a stockholder of any corporation, member of any Pledged Entity or partner in any partnership with respect to which the Grantor has pledged its interests in Pledged Securities, Pledged Limited Liability Company Interests or Pledged Partnership Interests, and the Agent or any Lenders by virtue of this Agreement or otherwise (except as referred to in the following sentence) shall not have any of the duties, obligations or liabilities of a stockholder of any corporation, member of any Pledged Entity or partner in such partnership. The parties hereto expressly agree that, unless the Agent shall become the absolute owner of any Pledged Securities or Pledged Limited Liability Company Interests or Pledged Partnership Interests pursuant hereto, this Agreement shall not be construed as creating a partnership or joint venture among the Agent, any Lender, any such corporation, any Pledged Entity and such partnership and/or the Grantor. Except as provided in the immediately preceding sentence, the Agent, by accepting this Agreement, does

not intend to become a stockholder of any corporation, member of any Pledged Entity or partner in any partnership with respect to which the Grantor has pledged its interests in any Pledged Securities, Pledged Limited Liability Company Interests or Pledged Partnership Interests, or otherwise be deemed to be a co-venturer with respect to the Grantor or any such corporation, Pledged Entity or partner in any such partnership, either before or after an Event of Default shall have occurred.

14. Collections on the Collateral. Except as provided to the contrary in the Credit Agreement, the Grantor shall have the right to use and to continue to make collections on and receive dividends and other proceeds of all of the Collateral in the ordinary course of business so long as no Event of Default shall have occurred and be continuing. Upon the occurrence and during the continuance of an Event of Default, at the option of the Agent, the Grantor's right to make collections on and receive dividends and other proceeds of the Collateral and to use or dispose of such collections and proceeds shall terminate, and any and all dividends, proceeds and collections, including, without limitation, all partial or total prepayments, then held or thereafter received on or on account of the Collateral will be held or received by the Grantor in trust for the Secured Party and immediately delivered in kind to the Agent (duly endorsed to the Agent, if required), to be applied to the Obligations or held as Collateral, as the Agent shall elect. Upon the occurrence and during the continuance of an Event of Default, the Agent shall have the right at all times to receive, receipt for, endorse, assign, deposit and deliver, in the name of the Agent or the Lenders or in the name of the Grantor, any and all checks, notes, drafts and other instruments for the payment of money constituting proceeds of or otherwise relating to the Collateral; and the Grantor hereby authorizes the Agent to affix, by facsimile signature or otherwise, the general or special endorsement of the Grantor, in such manner as the Agent shall deem advisable, to any such instrument in the event the same has been delivered to or obtained by the Agent without appropriate endorsement, and the Agent and any collecting bank are hereby authorized to consider such endorsement to be a sufficient, valid and effective endorsement by the Grantor, to the same extent as though it were manually executed by the duly authorized representatives of the Grantor, regardless of by whom or under what circumstances or by what authority such endorsement actually is affixed, without duty of inquiry or responsibility as to such matters, and the Grantor hereby expressly waives demand, presentment, protest and notice of protest or dishonor and all other notices of every kind and nature with respect to any such instrument.

15. Possession of Collateral by Agent. All the Collateral now, heretofore or hereafter delivered to the Agent shall be held by the Agent in its possession, custody and control. Any or all of the Collateral delivered to the Agent constituting cash or cash equivalents shall, prior to the occurrence of any Event of Default, be held in an interest-bearing account with the Agent, and shall be, upon request of the Grantor, invested in investments permitted by Section 6.7(a) of the Credit Agreement. Nothing herein shall obligate the Agent to obtain any particular return thereon. Upon the occurrence and during the continuance of an Event of Default, whenever any of the Collateral is in the Agent's possession, custody or control, the Agent may use, operate and consume the Collateral, whether for the purpose of preserving and/or protecting the Collateral, or for the purpose of performing any of the Grantor's obligations with respect thereto, or otherwise, and, subject to the terms of Section 9.7 of the Credit Agreement, any or all of the Collateral delivered to the Agent constituting cash or cash equivalents shall be applied by the Agent to payment of the Obligations to the extent permitted by the terms of the Credit Agreement or

otherwise held as Collateral as the Agent shall elect. The Agent may at any time deliver or redeliver the Collateral or any part thereof to the Grantor, and the receipt of any of the same by the Grantor shall be complete and full acquittance for the Collateral so delivered, and the Agent thereafter shall be discharged from any liability or responsibility arising after such delivery to the Grantor. So long as the Agent exercises reasonable care with respect to any Collateral in its possession, custody or control, neither the Agent nor the Lenders shall have any liability for any loss of or damage to any Collateral, and in no event shall the Agent or the Lenders have liability for any diminution in value of Collateral occasioned by economic or market conditions or events, absent the gross negligence or willful misconduct of the Agent or any of the Lenders. The Agent shall be deemed to have exercised reasonable care within the meaning of the preceding sentence if the Collateral in the possession, custody or control of the Agent is accorded treatment substantially equal to that which the Agent accords similar property for its own account, it being understood that neither the Agent nor the Lenders shall have any responsibility for (i) ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relating to any Collateral, whether or not the Agent or any Lender has or is deemed to have knowledge of such matters, or (ii) taking any necessary steps to preserve rights against any Person with respect to any Collateral.

16. Remedies.

(a) Rights Upon Event of Default. Upon the occurrence and during the continuance of an Event of Default, the Grantor shall be in default hereunder and the Agent for the benefit of the Secured Party shall have, in any jurisdiction where enforcement is sought, in addition to all other rights and remedies that the Agent on behalf of the Secured Party may have under this Agreement and under applicable laws or in equity, all rights and remedies of a secured party under the Uniform Commercial Code as enacted in any such jurisdiction in effect at that time, and in addition the following rights and remedies, all of which may be exercised with or without further notice to the Grantor except such notice as may be specifically required by applicable law: (i) to foreclose the Liens and security interests created hereunder or under any other Loan Document by any available judicial procedure or without judicial process; (ii) to enter any premises where any Collateral may be located for the purpose of securing, protecting, inventorying, appraising, inspecting, repairing, preserving, storing, preparing, processing, taking possession of or removing the same; (iii) to sell, assign, lease or otherwise dispose of any Collateral or any part thereof, either at public or private sale or at any broker's board, in lot or in bulk, for cash, on credit or otherwise, with or without representations or warranties and upon such terms as shall be commercially reasonable; (iv) to notify obligors on the Collateral that the Collateral has been assigned to the Agent for the benefit of the Secured Party and that all payments thereon, or performance with respect thereto, are to be made directly and exclusively to the Agent for the account of the Secured Party; (v) to collect by legal proceedings or otherwise all dividends, distributions, interest, principal or other sums now or hereafter payable upon or on account of the Collateral; (vi) to enter into any extension, reorganization, disposition, merger or consolidation agreement, or any other agreement relating to or affecting the Collateral, and in connection therewith the Agent may deposit or surrender control of the Collateral and/or accept other property in exchange for the Collateral as the Agent reasonably deems appropriate and is commercially reasonable; (vii) to settle, compromise or release, on terms acceptable to the Agent, in whole or in part, any amounts owing on the Collateral and/or any disputes with respect thereto; (viii) to extend the time of payment, make allowances and adjustments and issue credits

in connection with the Collateral in the name of the Agent for the benefit of the Secured Party or in the name of the Grantor; (ix) to enforce payment and prosecute any action or proceeding with respect to any or all of the Collateral and take or bring, in the name of the Secured Party or in the name of the Grantor, any and all steps, actions, suits or proceedings deemed necessary or reasonably desirable by the Agent to effect collection of or to realize upon the Collateral, including, without limitation, any judicial or nonjudicial foreclosure thereof or thereon, and the Grantor specifically consents to any nonjudicial foreclosure of any or all of the Collateral or any other action taken by the Secured Party which may release any obligor from personal liability on any of the Collateral, and any money or other property received by the Agent in exchange for or on account of the Collateral, whether representing collections or proceeds of Collateral, and whether resulting from voluntary payments or foreclosure proceedings or other legal action taken by Agent or the Grantor may be applied by the Agent, without notice to the Grantor, to the Obligations in such order and manner as the Agent in its sole discretion shall determine; (x) to insure, protect and preserve the Collateral; (xi) to exercise all rights, remedies, powers or privileges provided under any of the Loan Documents; and (xii) to remove, from any premises where the same may be located, the Collateral and any and all documents, instruments, files and records, and any receptacles and cabinets containing the same, relating to the Collateral, and the Agent may, at the cost and expense of the Grantor, use such of their supplies, equipment, facilities and space at their places of business as may be necessary or appropriate to properly administer, process, store, control, prepare for sale or disposition and/or sell or dispose of the Collateral or to properly administer and control the handling of collections and realizations thereon, and the Agent shall be deemed to have a rent-free tenancy of any premises of the Grantor for such purposes and for such periods of time as reasonably required by the Agent. The Grantor will, at the Agent's request, assemble the Collateral and make it available to the Agent at places which the Agent may designate, whether at the premises of the Grantor or elsewhere, and will make available to the Agent, free of cost, all premises, equipment and facilities of the Grantor for the purpose of the Agent's taking possession of the Collateral or storing the same or removing or putting the Collateral in salable form or selling or disposing of the same.

(b) Possession by Agent. Upon the occurrence and during the continuance of an Event of Default, the Agent also shall have the right, without notice or demand, either in person, by agent or by a receiver to be appointed by a court in accordance with the provisions of applicable law (and the Grantor hereby expressly consents, to the fullest extent permitted by applicable law, upon the occurrence and during the continuance of an Event of Default to the appointment of such a receiver), and, to the extent permitted by applicable law, without regard to the adequacy of any security for the Obligations, to operate the business of the Grantor, by, inter alia, taking possession of the Collateral or any part thereof and to collect and receive the rents, issues, profits, income and proceeds thereof, pending the exercise of any and all other rights and remedies available to the Agent under this Agreement and/or at law or in equity. The operation of the Grantor's business and the taking possession of the Collateral by the Agent shall not cure or waive any Event of Default or notice thereof or invalidate any act done pursuant to such notice. The rights, remedies and powers of any receiver appointed by a court shall be as ordered by said court.

(c) Sale of Collateral. Any public or private sale or other disposition of the Collateral may be held at any office of Agent, or at the Grantor's place of business, or at any other place permitted by applicable law, and without the necessity of the Collateral's being within the view

of prospective purchasers. The Agent may direct the order and manner of sale of the Collateral, or portions thereof, as it in its sole and absolute discretion may determine provided such sale is commercially reasonable, and the Grantor expressly waives, to the extent permitted by applicable law, any right to direct the order and manner of sale of any Collateral. The Agent or any Person acting on the Agent's behalf may bid and purchase at any such sale or other disposition. In addition to the other rights of the Agent and the Lenders hereunder, the Grantor hereby grants to the Agent and the Lenders a license or other right to use, without charge, but only after the occurrence and during the continuance of an Event of Default, the Grantor's labels, copyrights, patents, rights of use of any name, trade names, trademarks and advertising matter, or any property of a similar nature, including, without limitation, the Copyrights, the Patents and the Marks in advertising for sale and selling any Collateral.

(d) Notice of Sale. Unless the Collateral is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, the Agent will give the Grantor reasonable notice of the time and place of any public sale thereof or of the time on or after which any private sale thereof is to be made. The requirement of reasonable notice conclusively shall be met if such notice is mailed, certified mail, postage prepaid, to the Grantor at its address set forth in the Credit Agreement or delivered or otherwise sent to the Grantor, at least ten (10) Business Days before the date of the sale. The Grantor expressly waives, to the fullest extent permitted by applicable law, any right to receive notice of any public or private sale of any Collateral or other security for the Obligations except as expressly provided for in this paragraph. The Agent shall not be obligated to make any sale of the Collateral if it shall determine not to do so regardless of the fact that notice of sale of the Collateral may have been given. The Agent may, without notice or publication, except as required by applicable law, adjourn the sale from time to time by announcement at the time and place fixed for sale, and such sale may, without further notice (except as required by applicable law), be made at the time and place to which the same was so adjourned.

(e) Private Sales. With respect to any Collateral consisting of securities, partnership interests, membership interests, joint venture interests or the like, and whether or not any of such Collateral has been effectively registered under the Securities Act of 1933, as amended, or other applicable laws, the Agent may, in its sole and absolute discretion, sell all or any part of such Collateral at private sale in such manner and under such circumstances as the Agent may deem necessary or advisable in order that the sale may be lawfully conducted in a commercially reasonable manner. Without limiting the foregoing, the Agent may (i) approach and negotiate with a limited number of potential purchasers, and (ii) restrict the prospective bidders or purchasers to persons who will represent and agree that they are purchasing such Collateral for their own account for investment and not with a view to the distribution or resale thereof. In the event that any such Collateral is sold at private sale, the Grantor agrees to the extent permitted by applicable law that if such Collateral is sold for a price which is commercially reasonable, then (A) the Grantor shall not be entitled to a credit against the Obligations in an amount in excess of the purchase price, and (B) the Lenders shall not incur any liability or responsibility to the Grantor in connection therewith, notwithstanding the possibility that a substantially higher price might have been realized at a public sale. The Grantor recognizes that a ready market may not exist for such Collateral if it is not regularly traded on a recognized securities exchange, and that a sale by the Agent of any such Collateral for an amount less than a pro rata share of the fair market value of the issuer's assets minus liabilities may be commercially reasonable in view of

the difficulties that may be encountered in attempting to sell a large amount of such Collateral or Collateral that is privately traded.

(f) Title of Purchasers. Upon consummation of any sale of Collateral hereunder, the Agent on behalf of the Secured Party shall have the right to assign, transfer and deliver to the purchaser or purchasers thereof the Collateral so sold. Each such purchaser at any such sale shall hold the Collateral so sold absolutely free from any claim or right upon the part of the Grantor or any other Person claiming through the Grantor, and the Grantor hereby waives (to the extent permitted by applicable laws) all rights of redemption, stay and appraisal which it now has or may at any time in the future have under any rule of law or statute now existing or hereafter enacted. If the sale of all or any part of the Collateral is made on credit or for future delivery, the Agent shall not be required to apply any portion of the sale price to the Obligations until such amount actually is received by the Agent, and any Collateral so sold may be retained by the Agent until the sale price is paid in full by the purchaser or purchasers thereof. The Secured Party shall not incur any liability in case any such purchaser or purchasers shall fail to pay for the Collateral so sold, and, in case of any such failure, the Collateral may be sold again.

(g) Disposition of Proceeds of Sale. The proceeds resulting from the collection, liquidation, sale or other disposition of the Collateral shall be applied, first, to the reasonable costs and expenses (including, without limitation, reasonable attorneys' fees) of retaking, holding, storing, processing and preparing for sale, selling, collecting and liquidating the Collateral, and the like; second, to the satisfaction of all Obligations; and third, any surplus remaining after the satisfaction of all Obligations, provided no Commitment exists, to be paid over to the Grantor or to whomsoever may be lawfully entitled to receive such surplus.

(h) Certain Waivers. To the extent permitted by applicable law, the Grantor waives all claims, damages and demands against the Agent and the Lenders arising out of the repossession, retention or sale of the Collateral, or any part or parts thereof, except to the extent any such claims, damages and awards arise out of the gross negligence or willful misconduct of the Agent or the Lenders.

(i) Remedies Cumulative. The rights and remedies provided under this Agreement are cumulative and may be exercised singly or concurrently, and are not exclusive of any other rights and remedies provided by law or equity.

(j) Deficiency. If the proceeds of sale, collection or other realization of or upon the Collateral pursuant to this Section 16 are insufficient to cover the costs and expenses of such realization and the payment in full of the Obligations, the Grantor shall remain liable for any deficiency.

17. Agent Appointed Attorney-in-Fact. The Grantor hereby irrevocably appoints the Agent as the Grantor's attorney-in-fact, effective upon and during continuance of an Event of Default, with full authority in the place and stead of the Grantor, and in the name of the Grantor, or otherwise, from time to time, in the Agent's sole and absolute discretion to do any of the following acts or things: (a) to do all acts and things and to execute all documents necessary or advisable to perfect and continue perfected the security interests created by this Agreement and to preserve, maintain and protect the Collateral; (b) to do any and every act which the Grantor is

obligated to do under this Agreement; (c) to prepare, sign, file and record, in the Grantor's name, any financing statement covering the Collateral; (d) to endorse and transfer the Collateral upon foreclosure by the Agent; (e) to grant or issue an exclusive or nonexclusive license under the Copyrights, the Patents or the Marks to anyone upon foreclosure by the Agent; (f) to assign, pledge, convey or otherwise transfer title in or dispose of the Copyrights, the Patents or the Marks to anyone upon foreclosure by the Agent; and (g) to file any claims or take any action or institute any proceedings which the Agent may reasonably deem necessary or desirable for the protection or enforcement of any of the rights of the Lenders with respect to any of the Copyrights, the Patents and the Marks; provided, however, that the Agent shall be under no obligation whatsoever to take any of the foregoing actions, and neither the Agent nor the Lenders shall have any liability or responsibility for any act or omission (other than the Agent's or the Lenders' own gross negligence or willful misconduct) taken with respect thereto.

18. Costs and Expenses. The Grantor agrees to pay to the Agent all reasonable costs and out-of-pocket expenses (including, without limitation, reasonable attorneys' fees and disbursements) incurred by the Agent in the enforcement or attempted enforcement of this Agreement, whether or not an action is filed in connection therewith, and in connection with any waiver or amendment of any term or provision hereof. All reasonable advances, charges, costs and expenses, including, without limitation, reasonable attorneys' fees and disbursements, incurred or paid by the Agent in exercising any right, privilege, power or remedy conferred by this Agreement (including, without limitation, the right to perform any Obligation of the Grantor), or in the enforcement or attempted enforcement thereof, shall be secured hereby and shall become a part of the Obligations and shall be due and payable to the Agent by the Grantor on demand therefor.

19. Transfers and Other Liens. The Grantor agrees that, except as specifically permitted under the Credit Agreement, it will not (i) sell, assign, exchange, transfer or otherwise dispose of, or contract to sell, assign, exchange, transfer or otherwise dispose of, or grant any option with respect to, any of the Collateral, or (ii) create or permit to exist any Lien upon or with respect to any of the Collateral. To the extent any Collateral permitted to be sold or otherwise disposed of is sold or disposed of, such sale or disposition shall be for fair market value. Nothing in this Section 19 shall be construed to prevent the Grantor's disposition of cash and other liquid investments in the ordinary course of their business (subject to the rights of the Agent and the Lenders upon any Event of Default).

20. Understandings With Respect to Waivers and Consents. The Grantor warrants and agrees that each of the waivers and consents set forth herein are made with full knowledge of their significance and consequences, with the understanding that events giving rise to any defense or right waived may diminish, destroy or otherwise adversely affect rights which the Grantor otherwise may have against the Secured Party or others, or against any Collateral. If any of the waivers or consents herein are determined to be unenforceable under applicable law, such waivers and consents shall be effective to the maximum extent permitted by law.

21. Indemnity. The Grantor agrees to indemnify the Agent and the Lenders from and against any and all claims, losses and liabilities growing out of or resulting from this Agreement (including, without limitation, enforcement of this Agreement), except to the extent such claims,

losses or liabilities result from the Agent's or the Lenders' gross negligence or willful misconduct.

22. Amendments, Etc. No amendment or waiver of any provision of this Agreement nor consent to any departure by the Grantor herefrom (other than supplements to the Schedules hereto in accordance with the terms of this Agreement) shall in any event be effective unless the same shall be in writing and made in accordance with Section 9.1 of the Credit Agreement, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.

23. Notices. All notices and other communications provided for hereunder shall be given in the manner, and to the respective addresses, set forth in Section 9.2 of the Credit Agreement.

24. Continuing Security Interest; Successors and Assigns. This Agreement shall create a continuing security interest in the Collateral and shall (i) remain in full force and effect until indefeasible payment in full in cash of the Obligations and the termination or expiration of the Commitments, (ii) be binding upon the Grantor, its successors and assigns and (iii) inure, together with the rights and remedies of the Lenders hereunder, to the benefit of the Agent, any successor Agent and the Lenders, subject to the terms and conditions of the Credit Agreement. Subject to the terms of the Credit Agreement, any Lender may assign or otherwise transfer any Loans, Commitments, or any rights in Collateral held by it to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Agent or Lender herein or otherwise. Nothing set forth herein or in any other Loan Document is intended or shall be construed to give to any other party any right, remedy or claim under, to or in respect of this Agreement or any other Loan Document or any Collateral. The Grantor's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession thereof or therefor, provided that, none of the rights or obligations of the Grantor hereunder may be assigned or otherwise transferred without the prior written consent of the Lenders.

25. Release of Grantor. (a) This Agreement and all obligations of the Grantor hereunder and all security interests granted hereby shall be released and terminated when all Obligations have been indefeasibly paid in full in cash and when all Commitments have expired. Upon such release and termination of all Obligations and such expiration of all Commitments and the security interest hereunder, all rights in and to the Collateral pledged or assigned by the Grantor hereunder shall automatically revert to the Grantor, and the Agent and the Lenders shall return any Pledged Collateral in their possession to the Grantor, or to the Person or Persons legally entitled thereto, and shall endorse, execute, deliver, record and file all instruments and documents, and do all other acts and things, reasonably required for the return of the Collateral to the Grantor, or to the Person or Persons legally entitled thereto, and to evidence or document the release of the interests of the Secured Party arising under this Agreement, all as reasonably requested by, and at the sole expense of, the Grantor.

(b) The Agent agrees that if an Asset Disposition permitted under the Credit Agreement occurs, the Agent shall release the Collateral that is the subject of such Asset Disposition to the Grantor free and clear of the Lien and security interest under this Agreement,

provided that so long as any Obligations remain outstanding under the Credit Agreement or any Commitment remains outstanding, the Agent shall have no obligation to make such release until arrangements reasonably satisfactory to it have been made for delivery to it of any Net Proceeds of any asset disposition required to be used to prepay the Loans pursuant to Section 2.5 of the Credit Agreement.

26. GOVERNING LAW. THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF CALIFORNIA, WITHOUT REGARD TO CONFLICTS OF LAWS PRINCIPLES.

27. Covenant Not to Issue Uncertificated Securities. The Grantor represents and warrants to the Lenders that all of the Pledged Securities are in certificated form (as contemplated by Article 8 of the Uniform Commercial Code), and covenants to the Lenders that it will not permit any issuer of Pledged Securities to issue any securities in uncertificated form or seek to convert all or any part of any Pledged Securities into uncertificated form (as contemplated by Article 8 of the Uniform Commercial Code).

28. Covenant Not to Dilute Interests of Secured Party in Securities. The Grantor represents, warrants and covenants to the Secured Party that it will (i) not at any time cause or permit any issuer of Pledged Securities to issue any additional capital stock or any warrant options or other rights to acquire any additional capital stock, other than to the Grantor or as otherwise permitted under the Credit Agreement and (ii) pledge to the Agent in accordance with the terms hereof, immediately upon its acquisition (directly or indirectly) thereof, any and all additional shares of stock or other securities of each issuer of the Pledged Securities.

29. Pledged Limited Liability Company Interests/Covenant Not to Dilute. The Grantor represents, warrants and covenants to the Secured Party that all of the Pledged Limited Liability Company Interests are in uncertificated form (as contemplated by Article 8 of the Uniform Commercial Code), and covenants to the Lenders that it will (i) not at any time cause or permit any Pledged Entity to issue any additional membership interests or any other rights or options to acquire any additional limited liability company interests, other than to the Grantor or as otherwise permitted under the Credit Agreement, and (ii) pledge to the Agent in accordance with the terms hereof, immediately upon its acquisition (directly or indirectly) thereof, any and all additional Limited Liability Company Interests of each Pledged Entity.


30. Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which shall be deemed to be an original, but all of which taken together shall constitute one and the same agreement.

31. Copies of Certificates, Etc. Whenever the Grantor is required to deliver notices, certificates, opinions, statements or other information hereunder to the Agent for delivery to any Lender, it shall do so in such number of copies as the Agent shall reasonably specify.

IN WITNESS WHEREOF, the Grantor has executed this Agreement by its duly authorized representative as of the date first written above.

GRANTOR

K & N ENGINEERING, INC.

By: 
Name: STEVEN ROGERS
Title: C.F.O.

PLEDGED COLLATERAL

[TO BE PROVIDED BY THE GRANTOR]

1. Pledged Shares

<u>Issuer</u>	<u>Certificate No.</u>	<u>No of Shares</u>	<u>Percentage Interest in Issuer</u>	<u>Other Classes of Shares</u>
None				

2. Pledged Partnership Interests

<u>Name of Partnership</u>	<u>Percentage Interest in Partnership</u>
None	

3. Pledged Limited Liability Company Interests

<u>Name of Limited Liability Company</u>	<u>Percentage Membership Interest</u>
None	

COPYRIGHTS, PATENTS AND MARKS

[TO BE PROVIDED BY THE GRANTOR]

COPYRIGHTS

N/A

PATENTS

N/A

MARKS

<u>Mark</u>	<u>Classes</u>	<u>Registration No.</u>	<u>Registration Date</u>
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See attached Trademark Listing

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LISTED IN ALPHABETICAL ORDER

MARK	Client Atty	CPH Docket Your Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
AIRCHARGER	K319 TWM	35344-USA UNITED STATES 03-4813-017	TM 07	75/385944 2236589	11/06/1997 04/06/1999	REGISTERED	AIR FILTER PERFORMANCE KITS COMPRISED OF AN AIR FILTER, INTAKE TUBE, MOUNTING BRACKETS AND HARDWARE	SECTIONS 8&15 DUE 04/06/2005 RENEWAL DUE 04/06/2009
CRC	K319 TWM	35393-USA UNITED STATES 03-4813-033.01	TM 7	75/457324	03/26/1998	PENDING	ENGINE VALVE COVERS AND THROTTLE BODY COMPONENTS	AMENDMENT FILED 04/12/1999 FU: NEXT PTO ACTION 10/12/1999
[CUSTOM 66 SERIES and design]	K319 TWM/DRK	35389-USA UNITED STATES 03-4813-025	TM 11	75/385948	11/06/1997 ITU	PENDING	AIR FILTERS, AIR CLEANER ASSEMBLIES AND AIR FILTER ASSEMBLIES FOR MACHINES AND VEHICLES	FILE SUB POACHING OF ADDRESS RESPONSE TO FINAL REJECTION DUE: 10/05/1999
DRYCHARGER	K319 TWM	35345-USA UNITED STATES 03-4813-018	TM 11	75/385947 2236590	11/06/1997 04/06/1999	REGISTERED	AIR FILTER WRAPS AND COVERS	SECTIONS 8&15 DUE 04/06/2005 RENEWAL DUE 04/06/2009
FILTERCHARGER	K319 TWM	35387-AUS AUSTRALIA 03-4813-004.09	TM 07	737432 737432	06/20/1997 04/03/1998	REGISTERED	AIR FILTERS FOR AUTOMOBILE AND MOTORCYCLE ENGINES	RENEWAL DUE 06/20/2007
FILTERCHARGER	K319 TWM	35387-ECM EUROPEAN COMMUNITY 03-4813-004.08	TM 03, 04, 07, 11, 12, 16, 25	324418 324418	04/01/1996 12/09/1998	REGISTERED	03: AIR FILTER CLEANER AND DEGREASER. 04: AIR FILTER OIL AND GREASE. 07: AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES. 11: PARTS AND ACCESSORIES FOR VENTILATING EQUIPMENT AND INSTALLATIONS. 12: PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFTS. 16: PRINTED MATTER, NAMELY AUTOMOTIVE, MOTORCYCLE AND MARINE EQUIPMENT, CATALOGS, DECALS. 25: T-SHIRTS, JACKETS AND OTHER ARTICLES OF CLOTHING, HATS AND OTHER HEADGEAR	RENEWAL DUE 04/01/2006
FILTERCHARGER	K319 TWM	35387-ENG UNITED KINGDOM 03-4813-004.06	TM 07	1221346	06/22/1984	ABANDONED 06/15/1999	AIR FILTERS FOR AUTOMOBILE AND MOTORCYCLE ENGINES	
FILTERCHARGER	K319 TWM	35387-ENG (A) UNITED KINGDOM 03-4813-004.05	TM 07	1437763 1437763	08/24/1990 10/16/1992	REGISTERED	AIR FILTERS FOR AUTOMOBILE AND MOTORCYCLE ENGINES	RENEWAL DUE 08/24/2007

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MARK	Client Atty	CPH Docket Your Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
FILTERCHARGER	K319 TWM	35387-GER GERMANY 03-4813-004.07	TM 03, 04, 07, 11, 16, 25	K64745/11Wz 2913836	09/14/1994 09/17/1997	REGISTERED	03: AIR FILTER CLEANING AND DEGREASING MEANS. 04: AIR FILTER OIL AND AIR FILTER GREASE. 07: AIR FILTRATION SYSTEMS, NAMELY AIR CLEANING ASSEMBLIES FOR STATIONARY ENGINES. 11: PARTS AND ACCESSORIES FOR VENTILATING EQUIPMENT, NAMELY AIR FILTER PADS, AIR CLEANING ASSEMBLIES, PRE-CLEANING AIR FILTER ASSEMBLIES AND AIR FILTER REPLACEMENT ELEMENTS FOR INDUSTRIAL AIR FILTERING UNITS AND AIR CONDITIONING UNITS; AIR CLEANING ASSEMBLIES AND PARTS THEREOF FOR LAND AND MARINE VEHICLES AND FOR AIRCRAFTS. 16: PUBLICATIONS NAMELY AUTOMOTIVE, MOTORCYCLE, MARINE EQUIPMENT AND AIRCRAFT CATALOGS; DECALS. 25: T-SHIRTS, HATS AND JACKETS	RENEWAL DUE 09/14/2004
FILTERCHARGER	K319 TWM	35387-JPN JAPAN 03-4813-004.03	TM (N) 09	146004/1990 2531649	12/28/1990 04/28/1993	REGISTERED	AIR FILTERS FOR MOTOR VEHICLE ENGINES AND ALL OTHER GOODS IN THIS CLASS	RENEWAL DUE 04/28/2003
FILTERCHARGER	K319 TWM	35387-JPN (01) JAPAN 03-4813-004.04	TM (N) 12	146005/1990 2672810	12/28/1990 06/29/1994	REGISTERED	TRANSPORTATION EQUIPMENT, PARTS AND ACCESSORIES THEREOF (EXCLUDING THOSE BELONGING TO OTHER CLASSES)	RENEWAL DUE 06/29/2004
FILTERCHARGER	K319 TWM	35387-NZL NEW ZEALAND 03-4813-004.10	TM 07	279300 279300	07/04/1997 02/13/1998	REGISTERED	FILTERS IN THIS CLASS INCLUDING AIR FILTERS FOR AUTOMOBILE AND MOTORCYCLE ENGINES	RENEWAL DUE 07/04/2004
FILTERCHARGER	K319 TWM	35387-USA UNITED STATES 03-4813-004.01	TM 12	404918 1281461	12/06/1982 06/12/1984	REGISTERED	AIR FILTERS FOR AUTOMOBILE AND MOTORCYCLE ENGINES	RENEWAL DUE 06/12/2004
FILTERCHARGER	K319 TWM	35387-CA CALIFORNIA 03-4813-004.02	TM 34	67699 67699	10/22/1982 10/22/1982	REGISTERED	AIR FILTERS	RENEWAL DUE 10/22/2002
FILTERCHARGER	K319 TWM	35342-AUS AUSTRALIA 03-4813-002.03	TM 12	429179 B429179	07/01/1985 06/19/1990	REGISTERED	AIR FILTERS	RENEWAL DUE 07/01/2006

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MARK	Client Afty	CPH Docket Your Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
K & N	K319 TWM	35342-BEN BENELOX 03-4813-002.32	TM 03, 04, 07, 11, 12, 16, 25	850288 577420	06/20/1995 06/03/1996	REGISTERED	03: AIR FILTER CLEANER AND DEGREASER. 04: AIR FILTER OIL AND GREASE. 07: AIR FILTRATION SYSTEMS FOR ENGINES AS WELL AS PART FITTINGS AND ACCESSORIES THEREFOR, AND PARTS, FITTINGS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFTS. 11: VENTILATION EQUIPMENT AS WELL AS PARTS AND FITTINGS, ACCESSORIES AND FITTINGS THEREFOR. AIR CLEANER AND FILTER ASSEMBLIES. 12: CARBURETORS AS WELL AS PART AND FITTINGS AND ACCESSORIES, FUEL FILTERS, THEIR PARTS, ACCESSORIES AND FITTINGS; PARTS FITTINGS AND ACCESSORIES FOR BRAKES; HANDLEBARS AS WELL AS PARTS, FITTINGS AND ACCESSORIES THEREFOR. 16: PRINTED MATTER, IN PARTICULAR CATALOGUES AND DECALS. 25: T-SHIRTS, HATS AND JACKETS	RENEWAL DUE 06/20/2005
K & N	K319 TWM	35342-BUR MYANMAR 03-4813-002.29	TM 07	277996 277996	07/01/1996 12/23/1996	REGISTERED	AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES, NAMELY, AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS	REPUBLICATION DUE 12/23/1999
K & N	K319 TWM	35342-BUR (01) MYANMAR 03-4813-002.29	TM 12	278096 278096	07/01/1996 12/23/1996	REGISTERED	PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFT, NAMELY, AIR CLEANER ASSEMBLIES, REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES; AIR CLEANER/FLAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; CARBURETOR RECALIBRATION KITS COMPRISED OF AIR FILTERS, JETS, NEEDLES, CLIPS, WASHERS, SPRINGS, SCREWS AND DRILLS; FUEL FILTERS; FUEL LINE "T" JUNCTIONS; HANDLEBARS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS	REPUBLICATION DUE 12/23/1999

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K & N	K319 TWM	35342-CAN CANADA 03-4813-002.15	TM	761132 445064	08/10/1994 07/07/1995	REGISTERED	AIR FILTER CLEANER & DEGREASER, AIR FILTER OIL & GREASE, AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES, NAMELY, AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER & VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS & GASKET; CARBURETOR PLENUM CHAMBERS; PARTS & ACCESSORIES FOR VENTILATING EQUIPMENT, NAMELY, AIR FILTER PADS, AIR CLEANER ASSEMBLIES, PRE-CLEANER AIR FILTER ASSEMBLIES & AIR FILTER REPLACEMENT ELEMENTS FOR INDUSTRIAL AIR FILTERING UNITS & AIR CONDITIONING UNITS; PARTS & ACCESSORIES FOR LAND & MARINE VEHICLES & AIRCRAFT, NAMELY, AIR CLEANER ASSEMBLIES; REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES; AIR CLEANER/FLAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER & VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS & GASKET; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; CARBURETOR RECALIBRATION KITS COMPRISED OF AIR FILTERS, JETS, NEEDLES, CLIPS WASHERS, SPRINGS, SCREWS & DRILLS; FUEL FILTERS; FUEL LINE "T" JUNCTIONS; BRAKE SHOES AND DISC BRAKE PADS; HANDLEBAR GRIPS; HANDLEBAR END BUTTONS; PRINTED MATTER, NAMELY, AUTOMOTIVE, MOTORCYCLE AND MARINE EQUIPMENT CATALOGS; DECALS; T-SHIRTS, HATS AND JACKETS	RENEWAL DUE 07/07/2010
K & N	K319 TWM	35342-ECM EUROPEAN COMMUNITY 03-4813-002.35	TM 03, 04, 07, 11, 12, 16, 25	352096	04/01/1996	PENDING	03: AIR FILTER CLEANER AND DEGREASER. 04: AIR FILTER OIL AND GREASE. 07: AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES. 11: PART AND ACCESSORIES FOR VENTILATING EQUIPMENT AND INSTALLATIONS. 12: PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFTS. 16: PRINTED MATTER, NAMELY, AUTOMOTIVE, MOTORCYCLE AND MARINE EQUIPMENT CATALOGS; DECALS. 25: T-SHIRTS, JACKETS AND OTHER ARTICLES OF CLOTHING, HEADS AND OTHER HEADGEAR	INSTRUCTION TO PAY FEES 11/20/1998 FU: GRANT DEED/REG CERT 11/20/1999
K & N	K319 TWM	35342-ENG UNITED KINGDOM 03-4813-002.06	TM 03	1231476 1231476	12/04/1984 07/10/1987	REGISTERED	CLEANING PREPARATIONS; DEGREASING PREPARATIONS (NOT FOR USE IN INDUSTRIAL OR MANUFACTURING PROCESSES); ALL FOR AIR FILTERS	RENEWAL DUE 12/04/2005

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MARK	Client Atty	CPH Docket Your Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
K & N	K319 TWM	35342-ENG (01) UNITED KINGDOM 03-4813-002.07	TM 04	1231477 1231477	12/04/1984 07/10/1987	REGISTERED	OIL FOR AIR FILTERS	RENEWAL DUE 12/04/2005
K & N	K319 TWM	35342-ENG (02) UNITED KINGDOM 03-4813-002.08	TM 12	1231478 1231478	12/04/1984 07/10/1987	REGISTERED	PARTS AND FITTINGS INCLUDED IN CLASS 12 FOR AUTOMOBILES AND MOTORCYCLES	RENEWAL DUE 12/04/2005
K & N	K319 TWM	35342-ENG (03) UNITED KINGDOM 03-4813-002.13	TM 07	1354049	08/05/1988	ABANDONED 08/14/1990	FILTERS, ESPECIALLY AIR FILTERS, USED ON STATIONERY MACHINERY, AND PARTS OF SUCH FILTERS	
K & N	K319 TWM	35342-ENG (3A) UNITED KINGDOM 03-4813-002.09	TM 07	1435955 1435955	08/14/1990 07/10/1992	REGISTERED	FILTERS, AIR FILTERS; PARTS FOR ALL THE AFORESAID GOODS	RENEWAL DUE 08/14/2007
K & N	K319 TWM	35342-FRA FRANCE 03-4813-002.04	TM 07, 12	92408028 92408028	02/28/1992 08/14/1992	REGISTERED	FILTERS (PARTS OF MACHINES OR ENGINES), AIR FILTERS, AND THEIR CONSTITUENT PARTS. AIR FILTERS FOR VEHICLES, AIR FILTERS FOR MOTORCYCLES, AIR FILTERS FOR SMALL ENGINED MOTORCYCLES	RENEWAL DUE 08/14/2002

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MARK	Client Atty	CPH Docket Your Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
K & N	K319 TWM	35342-ITA ITALY 03-4813-002.34	TM 07, 12	70960000395 744235	02/09/1996 03/30/1998	REGISTERED	07: MACHINES & MACHINE TOOLS; MOTORS (EXCEPT FOR LAND VEHICLES); MACHINE COUPLING & TRANSMISSION COMPONENTS (EXCEPT FOR LAND VEHICLES); AGRICULTURAL IMPLEMENTS; INCUBATORS FOR EGGS; AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES, NAMELY, AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER & VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS & GASKET; CARBURETOR PLENUM CHAMBERS. 12: VEHICLES, APPARATUS FOR LOCOMOTION BY LAND, AIR OR WATER, NAMELY, PARTS & ACCESSORIES FOR LAND & MARINE VEHICLES & AIRCRAFT; NAMELY, AIR CLEANER ASSEMBLIES; REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES; AIR CLEANER/FLAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER & VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS & GASKET; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; CARBURETOR RECALIBRATION KITS COMPRISED OF AIR FILTER, JETS, NEEDLES, CLIPS, WASHERS, SPRINGS, SCREWS & DRILL'S; FUEL FILTERS; FUEL LINE T th JUNCTIONS; BRAKE SHOES & DISC BRAKE PADS; HANDLEBARS; HANDLEBAR CROSSBAR PADS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS	RENEWAL DUE 02/09/2006
K & N	K319 TWM	35342-JPN JAPAN 03-4813-002.19	TM 09	7395285	07/17/1985	ABANDONED 06/15/1999	AIR FILTERS FOR INTERNAL COMBUSTION ENGINES, AND ALL OTHER GOODS INCLUDED IN THIS CLASS	

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MARK	Client Atty	CPH DocId Your Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
K & N	K319 TWM	35342-KOR KOREA 03-4813-002.18	TM (N) 37	3743894 341722	09/15/1994 06/21/1996	REGISTERED	AIR CLEANER FOR LAND VEHICLES, MARINE VEHICLES AND AIRCRAFT; AIR CLEANER/FLAME ARRESTOR; PRE-CLEANER AIR FILTER; AIR FILTER VENT BREATHER; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREW, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; CARBURETOR RECALIBRATION KITS COMPRISED OF AIR FILTERS, JETS, NEEDLES, CLIPS WASHERS, SPRING, SCREWS AND DRILLS; FUEL FILTERS, FUEL LINE "T" JUNCTIONS; BRAKE SHOES; DISK BRAKE PADS; HANDLEBARS; HANDLEBAR CROSSBAR PADS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS; REPLACEMENT PARTS FOR AIR CLEANER; REPLACEMENT PARTS FOR AIR FILTERS (ALL OF THE AFORESAID GOODS ARE PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFT)	RENEWAL DUE 06/21/2006
K & N	K319 TWM	35342-MEX MEXICO 03-4813-002.17	TM 03	211525 495064	09/09/1994 06/19/1995	REGISTERED	AIR FILTER CLEANER AND DEGREASER	RENEWAL DUE 09/09/2004
K & N	K319 TWM	35342-MEX (01) MEXICO 03-4813-002.17	TM 04	211528 495065	09/09/1994 06/19/1995	REGISTERED	AIR FILTER OIL AND GREASE	RENEWAL DUE 09/09/2004
K & N	K319 TWM	35342-MEX (02) MEXICO 03-4813-002.17	TM 07	222784 488057	01/26/1995 04/21/1995	REGISTERED	FILTERS AND FILTER PARTS, NECESSARY FOR INSTALLATION OF AIR CLEANER ASSEMBLIES, AND REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES FOR LAND, MARINE VEHICLES AND AIRCRAFT; JUNCTIONS AND PRE-CLEANER ASSEMBLIES FOR AIR FILTERS USED IN LAND, MARINE VEHICLES AND AIRCRAFT; REPLACEMENT ELEMENTS FOR AIR FILTERS; RECALIBRATION KITS FOR CARBURETORS; CONSTITUTED BY AIR FILTERS, FUEL FILTERS, "T" JUNCTIONS FOR FUEL LINES	RENEWAL DUE 01/26/2005

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MARK	Client City	CPH Docket Year Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
K & N	K319 TWM	35342-MEX (03) MEXICO 03-4813-002.17	TM 12	211527 499827	09/09/1994 07/31/1995	REGISTERED	PARTS AND ACCESSORIES FOR LAND AND WATER VEHICLES, AND AIRPLANES, NAMELY, AIR CLEANING COUPLINGS AND REPLACEMENT PARTS FOR AIR CLEANING COUPLINGS, EXCEPT FILTERS; AIR CLEANING/FLAME INTERRUPTION COUPLINGS USED IN LAND AND WATER VEHICLES, AND AIRPLANES, EXCEPT JOINTS; AIR CLEANER ADAPTERS FOR CARBURETORS; AIR CLEANERS ADAPTING EQUIPMENT AND VALVE COVER VENTILATION PIPES COMPRISING VENTILATION PIPES, SCREWS, BOLTS AND GASKETS, EXCEPT JOINTS; CARBURETORS FLAT CHAMBERS; SPEED ROTORS FOR CARBURETORS; NEEDLE VALVES; SPINDLES, WASHERS FOR CLAMPS; SPRINGS, SCREWS AND DRILLS; BRAKE DISCS AND FRICTION PADS FOR BRAKE DISCS; HANDLEBARS; PADS FOR HANDLEBAR CROSSHEADS; HANDLEBAR CLAMPS; HANDLEBAR GRIPS IN INTERNATIONAL CLASS 12	RENEWAL DUE 09/09/2004
K & N	K319 TWM	35342-PRC CHINA 03-4813-002.26	TM 11	95087170	07/10/1995	ABANDONED 01/03/1996	ALL DEVICES AND SYSTEMS USED FOR DRYING, VENTILATION, AIR CONDITIONING, PURIFYING AND STERILIZING	
K & N	K319 TWM	35342-PRC (01) CHINA 03-4813-002.26	TM 12	95087169	07/10/1995	APPEALED	ALL RELEVANT DEVICES AND PARTS USED FOR AUTO AND VEHICLE, EXCEPT FOR TIRES	FULFILL ACTION 06/15/2000
K & N	K319 TWM	35342-TAI TAIWAN 03-4813-002.16	TM 12	83056862 759879	09/05/1994 05/01/1997	REGISTERED	AIR CLEANER ASSEMBLIES; AIR CLEANER/FLAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; FUEL LINE T ^m JUNCTIONS; BRAKE SHOES AND DISC BRAKE PADS; HANDLEBARS; HANDLEBAR CROSSBAR PADS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS, FUEL FILTERS	RENEWAL DUE 04/30/2007
K & N	K319 TWM	35342-TAI (01) TAIWAN 03-4813-002.23	TM 03	84008498 702108	02/27/1995 01/01/1996	REGISTERED	AIR FILTER CLEANER AND DEGREASER	RENEWAL DUE 12/31/2005
K & N	K319 TWM	35342-TAI (02) TAIWAN 03-4813-002.24	TM 04	84008499 706643	02/27/1995 02/16/1996	REGISTERED	AIR FILTER OIL, AIR FILTER CLEANER AND SEALING GREASE	RENEWAL DUE 02/15/2006

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MARK	Client Atty	CPH Docket Your Reference	Mark Type Class	Serial No. Reg. No.	Filed Issued	STATUS	GOODS/SERVICES	SCHEDULED ACTIONS
K & N	K319 TWM	35342-USA UNITED STATES 03-4813-002.12	TM 3,4,6,8,12,16	78125 1121697	02/23/1976 07/10/1979	CANCELLED 01/07/1986	03: AIR FILTER CLEANER AND DEGREASER. 04: AIR FILTER OIL. 06: METAL NUMBER PLATES, METAL NUMBER PLATE BRACKETS, AND NUMBERS FOR MOTORCYCLE IDENTIFICATION. 08: FLY WHEEL PULLERS, CHAIN BREAKER, JET WRENCH, SPRINGS AND TOOL KIT. 12: AUTOMOTIVE AND MOTORCYCLE PARTS AND ACCESSORIES - NAMELY, AIR FILTERS, HANDLE BARS, SAFETY BARS, HAND GRIPS, COMPRESSION RELEASE PARTS AND KITS, PLASTIC LEVERS FOR HAND BRAKES, PLASTIC TIE STRIPS, NUMBER PLATES AND BRACKETS, OFF-ROAD REGISTRATION STICKER HOLDER, AUXILIARY SPARK PLUG HOLDER, FUEL LINE SYSTEMS PARTS - NAMELY, FUEL LINE FILTERS, HOSE CLAMPS, FUEL LINE T-JUNCTION AND SPARE GAS OR WATER TANK, SPROCKET HOLDER, MAGNETIC ENGINE DRAIN PLUGS, INSTRUMENT HOLE PLUGS AND FLY WHEEL WEIGHTS. 16: CATALOGS	
K & N	K319 TWM	35342-CA CALIFORNIA 03-4813-002.10	TM 19	54201 54201	03/03/1976 03/03/1976	REGISTERED	APPLICANT MANUFACTURES AND DISTRIBUTES AIR FILTERS AND OTHER PRODUCTS SPECIALLY DESIGNED FOR VEHICLES	RENEWAL DUE 03/03/2006
[K & N (stylized) logo]	K319 TWM	35318-NZL NEW ZEALAND 03-4813-002.05	TM 12	158454 B158454	05/13/1985 10/22/1992	REGISTERED	MOTOR VEHICLES PARTS AND FITTINGS	RENEWAL DUE 05/13/2006

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[K & N (stylized) logo]	K319 TWM	35343-GER GERMANY 03-4813-002.21	TM 03, 04, 09, 12, 16, 25	K649811/W2 2910544	10/21/1994 08/18/1995	REGISTERED	03: AIR FILTER CLEANER AND DEGREASER; AIR FILTER OIL AND GREASE; 04: AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES; NAMELY, AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS; 06: PARTS OF VEHICLES; 11: PARTS AND ACCESSORIES FOR VENTILATING EQUIPMENT; NAMELY, AIR FILTER PAD, AIR CLEANER ASSEMBLIES, PRE-CLEANER AIR FILTER ASSEMBLIES AND AIR FILTER REPLACEMENT ELEMENTS FOR INDUSTRIAL AIR FILTERING UNITS AND AIR CONDITIONING UNITS; 12: PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFT; NAMELY, AIR CLEANER ASSEMBLIES; REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES; AIR CLEANER/FLAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR AND PARTS THEREFORE; CARBURETOR RECALIBRATION KITS COMPRISED OF AIR FILTERS, JETS, NEEDLES, CLIPS WASHERS, SPRINGS, SCREWS AND DRILLS; FUEL FILTERS; FUEL FILTERS; FUEL LINE "T" JUNCTIONS; BRAKE SHOES AND DISC BRAKE PADS; HANDLEBARS; HANDLEBAR CROSSBAR PADS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS; 16: PRINTED MATTER, NAMELY, AUTOMOTIVE, MOTORCYCLE AND MARINE EQUIPMENT CATALOGS; DECALS. 25: T-SHIRTS, HATS AND JACKETS (CONFIRMATION FROM ASSOCIATE RE CLASS AND GOODS DESCRIPTION NOT YET RECEIVED)	RENEWAL DUE 10/21/2004
[K & N (stylized) logo]	K319 TWM	35343-JPN JAPAN 03-4813-002.20	TM 25	0013871/997 4136773	01/08/1997 04/17/1998	REGISTERED	CLOTHING; GARTERS; STOCKING SUSPENDERS; BRACES; WAISTBANDS; BELTS; FOOTWEAR; SPECIAL SPORTING/GYMNASTIC WEAR; SPECIAL SPORTING/GYMNASTIC FOOTWEAR	RENEWAL DUE 04/17/2008
[K & N (stylized) logo]	K319 TWM	35343-JPN (01) JAPAN 03-4813-002.20	TM 07	0747151/996 4085679	07/05/1996 11/28/1997	REGISTERED	AIR FILTERS FOR MOTOR VEHICLE ENGINES	RENEWAL DUE 11/28/2007

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[K & N (stylized) logo]	K319 TWM	35343-JPN (02) JAPANI 03-4813-002.20	TM 12	503271/993 4045260	05/19/1993 08/22/1997	REGISTERED	MOTOR VEHICLES AND THEIR PARTS/FITTINGS (EXCLUDING TIRES AND TUBES THEREFORE)	RENEWAL DUE 08/22/2007
[K & N (stylized) logo]	K319 TWM	35343-MAY MALAYSIA 03-4813-002.28	TM 07	96-05480	05/23/1996	PENDING	AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES, AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS	INSTRUCTIONS SENT 03/29/1999 FU: NEXT PTO ACTION 03/29/2000
[K & N (stylized) logo]	K319 TWM	35343-MAY (01) MALAYSIA 03-4813-002.28	TM 12	96-05479	05/23/1996	PENDING	PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFT; AIR CLEANER ASSEMBLIES; REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES; AIR CLEANER/FIAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; CARBURETOR RECALIBRATION KITS COMPRISED OF AIR FILTERS, JETS, NEEDLES, CLIPS, WASHERS, SPRINGS, SCREWS AND DRILLS; FUEL FILTERS; FUEL LINE "T" JUNCTIONS; HANDLEBAR; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS	FU: PTO ACTION 06/15/2000
[K & N (stylized) logo]	K319 TWM	35343-MAY (02) MALAYSIA 03-4813-002.28	TM 7	93/03320	05/13/1993	PENDING	FILTERCHARGER, EXTRACTORS, FILTER, AIRFILTER, IGNITION CABLES, TAILPIPPES, CARBURETOR AND ACCESSORIES (ASSIGNED TO K & N FROM SPEEDWORKS)	FU: PTO ACTION 12/15/1999
[K & N (stylized) logo]	K319 TWM	35343-SIN SINGAPORE 03-4813-002.14	TM 12	1101/91 B1101/91	02/26/1991 05/30/1996	REGISTERED	PARTS AND FITTINGS FOR AUTOMOBILES, MOTORCYCLES, TRUCKS AND FOR LORRIES	RENEWAL DUE 02/26/2008

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[K & N (stylized) logo]	K319 TWMM	35343-TAI TAIWAN 03-4813-002.22	TM 12	84008497 759915	02/27/1995 05/01/1997	REGISTERED	AIR CLEANER ASSEMBLIES; AIR CLEANER/FIAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; FUEL LINE "T" JUNCTIONS; BRAKE SHOES AND DISC BRAKE PADS; HANDLEBARS; HANDLEBAR CROSSBAR PADS; HANDLEBAR HAND GRIPS; HANDLEBAR AND BUTTONS, FUEL FILTERS	RENEWAL DUE 04/30/2007
[K & N (stylized) logo]	K319 TWMM	35343-THA THAILAND 03-4813-002.30	TM 07	301049 TM57108	01/19/1996 04/18/1997	REGISTERED	AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES, NAMELY: AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKETS; CARBURETOR PLENUM CHAMBERS	RENEWAL DUE 01/18/2006
[K & N (stylized) logo]	K319 TWMM	35343-THA (01) THAILAND 03-4813-002.30	TM 09	301050 TM57745	01/19/1996 04/30/1997	REGISTERED	PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFT, NAMELY: AIR CLEANER ASSEMBLIES; REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES; AIR CLEANER/FIAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, CARBURETOR PLENUM CHAMBERS; FUEL FILTERS; FUEL LINE "T" JUNCTIONS; HANDLEBARS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS	RENEWAL DUE 01/18/2006

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[K & N (stylized) logo]	K319 TWM	35343-USA UNITED STATES 03-4813-002.11	TM 03, 04, 06, 08, 12, 16, 20, 25	73/606934	06/20/1986	ABANDONED 05/07/1987	03: AIR FILTER CLEANER AND DEGREASER. 04: AIR FILTER OIL AND GREASE. 06: METAL NUMBER PLATES, METAL NUMBER PLATE BRACKETS AND NUMBERS FOR MOTORCYCLE IDENTIFICATION, HARDWARE KIT CONSISTING OF METAL SCREWS AND BOLTS. 08: FLYWHEEL PULVERS CHAIN BREAKER, JET WRENCH, SPRINGS AND TOOL KIT. 12: AUTOMOTIVE AND MOTORCYCLE PARTS AND ACCESSORIES, NAMELY: AIR FILTERS, HANDLEBARS, SAFETY BARS, HAND GRIPS, COMPRESSION RELEASE PARTS AND KITS, PLASTIC LEVERS FOR HAND BRAKES, PLASTIC TE STRIPS, OFFROAD REGISTRATION STICKER HOLDER, AUXILIARY SPARK PLUG HOLDER, FUEL LINE SYSTEMS PARTS, NAMELY: FUEL LINE, FILTERS, HOSE CLAMP, FUEL LINE "T" JUNCTION AND SPARE GAS OR WATER TANK, SPROCKET HOLDER, MAGNETIC ENGINE DRAIN PLUGS INSTRUMENT HOLE PLUGS AND FLYWHEEL WEIGHTS, CARBURETOR PLENUM CHAMBERS, CARBURETOR ADAPTORS, HANDLEBAR ADAPTORS, BRAKE SHOES AND DISC BRAKE PADS, STUB STACKS, CRANKCASE FILTERS, AND HANDLEBAR ADAPTORS. 16: CATALOGS. 20: PLASTIC NUMBERS AND LETTERS. 25: T-SHIRTS, HATS AND JACKETS	
[K & N (stylized) logo]	K319 TWM	35343-USA (01) UNITED STATES 03-4813-002.01	TM 01	733156 1521427	06/08/1988 01/24/1989	LAPSED 07/31/1995	BRAKE FLUID	

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[K & N (stylized) logo]	K319 TWM	35343-USA (A) UNITED STATES 03-4813-002.02	TM 03, 04, 07, 11, 12, 16, 25	693249 1536024	11/02/1987 04/25/1989	REGISTERED	03. AIR FILTER CLEANER AND DEGREASER. 04. AIR FILTER OIL AND GREASE. 07. AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES, NAMELY, AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTORS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS; 11. PARTS AND ACCESSORIES FOR VENTILATING EQUIPMENT, NAMELY, AIR FILTER PADS, AIR CLEANER ASSEMBLIES, PRE-CLEANER AIR FILTER ASSEMBLIES AND AIR FILTER REPLACEMENT ELEMENTS FOR INDUSTRIAL AIR FILTERING UNITS AND AIR CONDITIONING UNITS. 12. PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFT, NAMELY, AIR CLEANER ASSEMBLIES; REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES, AIR CLEANER/FLAME ARRESTOR ASSEMBLIES, PRE-CLEANER AIR FILTER ASSEMBLIES, AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTORS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS; CARBURETOR VELOCITY STACKS; CARBURETOR RECALIBRATION KITS COMPRISED OF AIR FILTERS, JETS, NEEDLES, CLIPS WASHERS, SPRINGS, SCREWS AND DRILLS; FUEL FILTERS; FUEL LINE "T" JUNCTIONS; BRAKE SHOES AND DISC BRAKE PADS; HANDLEBARS; HANDLEBAR CROSSBAR PADS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS. 16. PRINTED MATTER, NAMELY, AUTOMOTIVE, MOTORCYCLE AND MARINE EQUIPMENT CATALOGS, DECALS. 25. T-SHIRTS, HATS AND JACKETS	RENEWAL DUE 04/25/2009

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[K & N (stylized) logo]	K319 TWM	35343-VIE VENTNAM 03-4813-002.31	TM 07, 12	26674 22487	12/22/1995 10/02/1996	REGISTERED	07. AIR FILTRATION SYSTEMS FOR STATIONARY ENGINES, NAMELY, AIR CLEANER ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS, AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET, CARBURETOR PLENUM CHAMBERS, 12. PARTS AND ACCESSORIES FOR LAND AND MARINE VEHICLES AND AIRCRAFT, NAMELY, AIR CLEANER ASSEMBLIES; REPLACEMENT PARTS FOR AIR CLEANER ASSEMBLIES; AIR CLEANER/FLAME ARRESTOR ASSEMBLIES; PRE-CLEANER AIR FILTER ASSEMBLIES; AIR CLEANER VENT BREATHER ASSEMBLIES; AIR FILTER REPLACEMENT ELEMENTS; AIR CLEANER TO CARBURETOR ADAPTERS; AIR CLEANER AND VALVE COVER VENT TUBE ADAPTOR KITS COMPRISED OF VENT TUBE, SCREWS, NUTS AND GASKET; CARBURETOR PLENUM CHAMBERS, WASHERS, SPRINGS, SCREWS AND DRILLS, FUEL FILTERS; FUEL LINE "T" JUNCTIONS; HANDLEBARS; HANDLEBAR HAND GRIPS; HANDLEBAR END BUTTONS	RENEWAL DUE 12/22/2005
PERFORMANCE GOLD	K319 TWM	35382-USA UNITED STATES 03-4813-035	TM 07	75493888	06/01/1998	PUBLISHED 07/13/1999	OIL FILTERS FOR MOTORS AND ENGINES	FILE SUB POACHING OF ADDRESS
PRECHARGER	K319 TWM	35346-USA UNITED STATES 03-4813-019	TM 11	75385945	11/06/1997	PUBLISHED 07/27/1999	AIR FILTER COVERS AND WRAPS	FILE SUB POACHING OF ADDRESS
RECHARGER	K319 TWM	35143-USA UNITED STATES 03-4813-020	TM 03	75385946	11/06/1997	PUBLISHED 06/01/1999	AIR FILTER CLEANING KITS COMPRISED OF BOTTLES OF OIL AND CLEANING SOLUTIONS	FILE SUB POACHING OF ADDRESS
STUBSTACK	K319 TWM	35395-USA UNITED STATES 03-4813-003.01	TM 12	486563 1323108	06/22/1984 03/05/1985	REGISTERED	AIR HORNS FOR OFF-ROAD AUTOMOBILES	RENEWAL DUE 03/05/2005
STUBSTACK	K319 TWM	35395-CA CALIFORNIA 03-4813-003.02	TM 19	73255 73255	06/18/1984 06/18/1984	REGISTERED	AIRHORN FOR OFF-ROAD RACING AUTOMOBILES	RENEWAL DUE 06/18/2004

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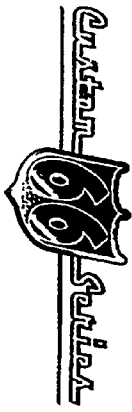
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[X]STREAM AIR FLOW TOP and design]	K319 TWM	35392-ECM EUROPEAN COMMUNITY 03-4813-026.01	TM 11	765818	03/05/1998	PUBLISHED 03/15/1999	AIR FILTERS, AIR CLEANER ASSEMBLIES AND AIR FILTER ASSEMBLIES	APPLICATION PUBLISHED FILING ALLOWANCE/GRANT 03/15/2000
[X]STREAM AIR FLOW TOP (stylized) (series of 2) and design]	K319 TWM	35392-ENG UNITED KINGDOM 03-4813-026.02	TM 07	2155866 2155866	01/19/1998 09/11/1998	REGISTERED	AIR FILTERS, AIR CLEANER ASSEMBLIES, AIR FILTER ASSEMBLIES, AIR FILTERING MACHINES, AIR FILTRATION MACHINES, AIR FILTRATION UNITS, AIR CLEANERS, AIR CLEANING FILTERS, AIR FILTERS, AIR CLEANER ASSEMBLIES, AND AIR FILTER ASSEMBLIES, ALL FOR VEHICLES, PARTS AND FITTINGS FOR ALL THE AFORESAID GOODS	RENEWAL DUE 01/19/2008
[X]STREAM AIR FLOW TOP and design]	K319 TWM	35392-USA UNITED STATES 03-4813-026	TM 11	75385949 2225500	11/06/1997 02/23/1999	REGISTERED	AIR FILTERS, AIR CLEANER ASSEMBLIES AND AIR FILTER ASSEMBLIES FOR AUTOMOTIVE ENGINES	SECTIONS 8&15 DUE 02/23/2005 RENEWAL DUE 02/23/2009
YOU CAN FEEL THE POWER IN THE AIR	K319 TWM	35279-USA UNITED STATES 03-4813-042	TM 07	75486151	05/15/1998	PUBLISHED 07/06/1999	AIR FILTERS FOR ENGINES	APPLICATION PUBLISHED FILING REGISTRATION CERT 01/06/2000

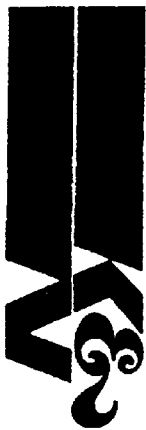
TWMT31931983K411-8/18/99 8:59 AM

**K & N ENGINEERING, INC.
LOGOS**

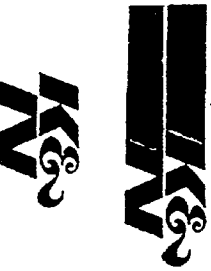
[CUSTOM 66 SERIES and Design]
Your Ref.: 03-4813-025
CPH Ref.: 35389-USA



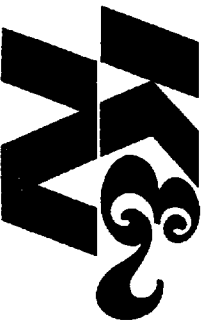
[K & N (Stylized) Logo]
Your Ref.: 03-4813-002.05
CPH Ref.: 35318-NZL



[K & N (Stylized) Logo]
Your Ref.: 03-4813-002.03
CPH Ref.: 35342-AUS



[K & N (Stylized) Logo]
Your Ref.: 03-4813-002.1/2/11/14/20/21/22/28/30/31
CPH Ref.: 35343-USA/SIN/JPN/GER/TAI/MAY/THA/VIE



Your Ref.: 03-4813-002.28
CPH Ref.: 35343-MAY(02)
Note: Assigned from SpeedWorks
FILTERCHARGER EQUIPPED



[XSTREAM AIR FLOW TOP and Design]
Your Ref.: 03-4813-026/.01
CPH Ref.: 35392-ECM/USA



[XSTREAM AIR FLOW TOP (Stylized)
(Series of Two) and Design]
Your Ref.: 03-4813-026.02
CPH Ref.: 35392-ENG



LOCATIONS OF EQUIPMENT INVENTORY

[TO BE PROVIDED BY THE GRANTOR]

K&N Engineer, Inc.
561 Iowa Avenue
Riverside, California 92507

K&N Engineering, Inc.
1455 Citrus Avenue
Riverside, California 92507

AEI Logistics Center
Dirk Hartogweg 14
5928 LV Venlo
The Netherlands

LOCATIONS OF BOOKS AND RECORDS

[TO BE PROVIDED BY THE GRANTOR]

1. Chief Executive Office

K&N Engineering, Inc
1455 Citrus Avenue
Riverside, California 92507

2. Locations of Account Records and Chattel Paper

K&N Engineering, Inc
1455 Citrus Avenue
Riverside, California 92507

DEPOSIT ACCOUNTS

[TO BE PROVIDED BY THE GRANTOR]

Name and Address of
Institution Holding Account

Account No.

Union Bank of California
Attention: Greg Adamson
3403 Tenth Street, Suite 605
Riverside, California 92501-3617

5970155084

UCC FILING OFFICES

[TO BE PROVIDED BY THE GRANTOR]

State of California
Secretary of State

FORM OF LIMITED LIABILITY COMPANY NOTICE

[Letterhead of Grantor]

TO: [Name of Pledged Entity]

Notice is hereby given that, pursuant to the Security Agreement, dated as of August 9, 2000 (said Agreement, as it may hereafter be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), made by K & N Engineering, Inc., a California corporation (the "Grantor"), in favor of Union Bank of California, N.A., as Agent (the "Agent") on behalf of the lenders described therein, the Grantor has pledged and assigned to the Agent for the benefit of the Secured Party (as defined in the Security Agreement), and granted to the Agent for the benefit of the Secured Party a continuing security interest in, all right, title and interest of the Grantor, whether now existing or hereafter arising or acquired, as a member in [NAME OF PLEDGED ENTITY] (the "Limited Liability Company"), and in, to and under the [TITLE OF APPLICABLE LIMITED LIABILITY COMPANY AGREEMENT] (said Agreement, as it may hereafter be amended, restated, supplemented or otherwise modified from time to time, the "Limited Liability Company Agreement"), as such security interest is more particularly described in the Security Agreement.

Pursuant to the Security Agreement, the Limited Liability Company is hereby authorized and directed to register the Grantor's pledge to the Agent on behalf of the Secured Party of the interest of the Grantor on the Limited Liability Company's books.

The Grantor hereby requests the Limited Liability Company to indicate the Limited Liability Company's acceptance of this Notice and consent to and confirmation of its terms and provisions by signing a copy hereof where indicated on the attached page and returning the same to the Agent on behalf of the Secured Party.

K & N ENGINEERING, INC.

By: _____
Name: _____
Title: _____

FORM OF ACKNOWLEDGMENT

[NAME OF PLEDGED ENTITY] (the "Limited Liability Company") hereby acknowledges receipt of a copy of the assignment by K & N Engineering, Inc. (the "Grantor") of its interest under the [TITLE OF APPLICABLE LIMITED LIABILITY COMPANY AGREEMENT] (as it may hereafter be amended, restated, supplemented or otherwise modified from time to time) pursuant to the terms of the Security Agreement, dated as of August 9, 2000 (as it may be amended, restated, supplemented or otherwise modified from time to time in accordance with the terms thereof), made by the Grantor in favor of Union Bank of California, N.A., as Agent (the "Agent") on behalf of the lenders described therein. The undersigned hereby further confirms the registration of the Grantor's pledge of its interest to the Agent on behalf of the Secured Party on the Limited Liability Company's book. The undersigned acknowledges the control by the Agent of the Grantor's interest in the Limited Liability Company and confirms that the undersigned shall act upon the direction of the Agent alone with respect to such interest.

Dated: _____, _____

[NAME OF PLEDGED ENTITY]

By: _____
Name: _____
Title: _____