02-13-2002 RI U.S. DEPARTMENT OF COMMERCE Form PTO-1594 (Rev. 03/01) U.S. Patent and Trademark Office OMB No. 0651-0027 (exp. 5/31/2002) \Rightarrow Tab settings 101981780 To the Honorable Commissioner of Paicins and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) 1.2500 Fleet National Bank Clark-Cutler-McDermott Company Internal Address: ☐ Individual(s) Association 5 Fisher Street ☐ General Partnership ☐ Limited Partnership Street Address: City: Franklin ☐ Corporation-State State: MA Zip: 02038 National Banking Association Other Individual(s) citizenship Association Additional name(s) of conveying party(ies) attached? ☐ Yes ☐ No General Partnership Nature of conveyance: Limited Partnership ☐ Assignment Corporation-State Massachusetts ☐ Merger ☐ Security Agreement ☐ Change of Name Other If assigned is not domiciled in the United States, a domestic Release of Security Interest in Patent and representative designation is attached: ☐ Yes Trademark Collateral ☑ Other (Designation must be a separate document from assignment) Execution Date: January 17, 2002 Additional name(s) & address(es) attached? ☐ Yes ☐ No 4. Application number(s) or registration number(s): Trademark Registration No.(s) A. Trademark Application No.(s) See attched schedule Yes No Additional number(s) attached 6. Total number of applications and 5. Name and address of party to whom correspondence 6 concerning document should be mailed: registrations involved: 7. Total fee (37 CFR 3.41) \$165.00 Name: Miriam J. Rovner, Senior Legal Assistant Enclosed Internal Address: Authorized to be charged to deposit account 8. Deposit account number: Goodwin Procter LLP Street Address: 07-1700 Exchange Place, 53 State Stret (Attach duplicate copy of this page if paying by deposit account) MA Zip: 02109-2881 City: Boston State: 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. January 15, 2002 Signature Signature John C. Park Name of Person signing 6

Total number of pages include cover sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to:

02/12/2002 ANNED1 00000098 2305616

Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

01 FC:461 02 FC:4621392700.1 CP1#1703/148 40.00 OP 125.00 OP

Clark-Cutler-McDermott Company Trademark Schedule

TRADEMARK	Registration No.	Registration Date
AIR-LOC	2305616	January 4, 2000
Design Only	1983264	July 2, 1996
Design Only	1869234	December 27, 1994
CLARMAC	1736588	December 1, 1992
WEDGMOUNT	1599227	June 5, 1990
JACMOUNT	1599226	June 5, 1990

RELEASE OF SECURITY INTEREST IN PATENT AND TRADEMARK COLLATERAL

This RELEASE, dated as of January 1, 2002, is made by Fleet National Bank, a national banking association ("Secured Party") pursuant to the Amended and Restated Loan and Security Agreement (the "Amended Loan Agreement") by and among the Secured Party, Clark-Cutler-McDermott Company, a Massachusetts corporation having its principal place of business at 5 Fisher Street, Franklin, Massachusetts 02110 ("Borrower"), and Clark-Cutler-McDermott FSC, a Virgin Island corporation having its office at 5 Fisher Street, Franklin, Massachusetts 02110 ("Co-Borrower", and together with the Borrower, the "Borrowers").

WHEREAS, the Secured Party, the Borrower and the Co-Borrower entered into that certain Loan and Security Agreement dated as of February 16, 1999 (the "Original Loan Agreement").

WHEREAS, pursuant to the Original Loan Agreement, the Secured Party and the Borrower entered into a Patent Security Agreement, dated February 16, 1999 and recorded at the United States Patent and Trademark Office ("PTO") on March 19, 1999 and subsequently on November 23, 1999 (the "Patent Security Agreement"), and a Trademark Security Agreement, dated February 16, 1999 and recorded at the PTO on March 19, 1999 (the "Trademark Security Agreement," and with the Patent Security Agreement, the "Security Agreements").

WHEREAS, pursuant to the Amended Loan Agreement, the Secured Party is required to release its security interest with respect to the patents and trademarks owned by the Borrowers and the Borrowers have so requested.

NOW THEREFORE, the Secured Party hereby releases and disclaims, without recourse and without any representation or warranty of any kind, (a) all of its security interest in the collateral listed on Schedule A attached hereto and made a part hereof (the "Released Collateral"); (b) all of its right, title and interest in and to the Released Collateral and all rights and proceeds pertaining thereto; and (c) all licenses as referenced in and conveyed under the Security Agreements.

The Secured Party hereby agrees to cooperate with the Borrowers and to provide the Borrowers with any documentation, information and additional authorization necessary to effect and record the release of the Secured Party's security interest in the Released Collateral.

[Signature page to follow]

1

IN WITNESS WHEREOF, the Secured Party has executed this Release as of the date first above written.

Fleet National Bank

Name:

Title

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF Massachusetts)	
COUNTY OF Suffolk)	
Before me, the undersigned, a Notary Public in and for the county day of January, 2002 personally appeared Mchael Swed personally, and who, being by me duly sworn, did depose and say that Vice President of the Secured Party as described in and exinstruments; and s/he has been authorized to execute said instrument of corporation pursuant to said authority. My commission experience of the Secured Party as described in and exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an exemption of the Secured Party as described in an ex	s/he is the ecuted the above

SCHEDULE A

Clark-Cutler-McDermott Company Patent Schedule

Patent No.	Title	Issue Date
	Composite components having	
5,866,215	felt reinforcement and method	February 2, 1999
	for the manufacture thereof	

Clark-Cutler-McDermott Company Trademark Schedule

TRADEMARK	Registration No.	Registration Date
AIR-LOC	2305616	January 4, 2000
Design Only	1983264	July 2, 1996
Design Only	1869234	December 27, 1994
CLARMAC	1736588	December 1, 1992
WEDGMOUNT	1599227	June 5, 1990
JACMOUNT	1599226	June 5, 1990

LIBC/1359515.2

RECORDED: 01/25/2002

TRADEMARK REEL: 002442 FRAME: 0624

ng permisan