| | <u> </u> | | | |
|--|---|---|--|--|
| Form PTO-1594 | : 188791 11891 25745 (1888 1885) 1881 1 1888281 11811 8581 1888 1888 1888 1881 1 | | ET U.S. Department | |
| Rev 6-93) | | | Patent and Trac | |
| To the Honorable Commission. | 10 <u>2337</u> | 504 | ned original documents or copy the | |
| Name of conveying party(ies): | 1 (17 | | es of receiving party(ies): | |
| AVERY BERKEL LIMITED | 1.10) | Name: FLEET N | ATIONAL BANK, as administrati | |
| AVERT BERKEE BERKEE | • | Internal Address: | | |
| ☐ Individual(s) ☐ Asso ☐ General Partnership ☐ Limi | ociation | | | |
| *Corporations Other | ned Partitership | | | |
| | | Street Address: | 777 Main Street | |
| Additional name(s) of conveying party(id | es) attached? \Box Yes \Box No | | | |
| 3. Nature of conveyance: | | City: Hartford | State: <u>CT</u> ZIP: <u>06115</u> | |
| □ Assignment □ Merg | ger | Country: Individual(s) citizenship | | |
| * Security Agreement Change of Name | | ☐ Individual(s) citizenship ☐ Association ☐ General Partnership | | |
| | | ☐ Limited Partne | rship | |
| Other | | ☐ Corporation_ * Other bank, f | inancial institution | |
| Execution Date: December 20, 2002 | | If assignee is not do | miciled in the United States, a dom | |
| | | representative design (Designations must | nation is attached: | |
| | | Additional name(s) | & Address(es) attached? Yes * No | |
| 4. Application number(s) or trademark | number(s): 76/367943 | | di u | |
| | | he execution data of the | application is | |
| If this document is being filed together | | | | |
| A. Trademark Application No.(s) SI | EE SCHEDULE I | B. Trademark No.(| s) SEE SCHEDULE I | |
| • | | | 76567 | |
| | Additional numbers atta | ached * Yes □ N | lo | |
| 5. Name and address of party to whom | correspondence | 6. Total number of | applications and trademarks involv | |
| concerning document should be maile | ed: | 1 | | |
| Name: Robert E. Rude II | | 7. Total fee (37 CF | FR 3.41): <u>\$40.00</u> | |
| Internal Address: Mayer, Bro | own, Rowe & Maw | * Enclosed (Che | eck No. 2130) | |
| | | | | |
| | | □ Authorized to | be charged to deposit account | |
| | | □ Authorized to | be charged to deposit account | |
| Street Address: 1909 K Street, N | | | | |
| Street Address: 1909 K Street, N City: Washington State: | | □ Authorized to 8. Deposit account | | |
| | | | | |
| | | 8. Deposit account | | |
| | DC ZIP: 20006 | 8. Deposit account | number: | |
| | DC ZIP: 20006 | 8. Deposit account | number: | |
| City: Washington State: | DC ZIP: 20006 | 8. Deposit account (Attach dublicate copy of this pa | number: ge if paying by deposit account) | |
| City: Washington State: | DC ZIP: 20006 | 8. Deposit account (Attach dublicate copy of this pa | number: ge if paying by deposit account) | |
| Gity: Washington State: 9. Statement and signature. To the best of my knowledge and be original document. | DC ZIP: 20006 | 8. Deposit account (Attach dublicate copy of this pa | number: ge if paying by deposit account) and any attached copy is a true copy January 8, 2003 | |
| City: Washington State: 9. Statement and signature. To the best of my knowledge and be | DC ZIP: 20006 | 8. Deposit account (Attach dualicate copy of this pa | number: ge if paying by deposit account) and any attached copy is a true copy | |

TRADEMARK REEL: 002648 FRAME: 0185

Item A. Trademarks

Registered Trademarks

Country Trademark Registration No. Registration Date

Pending Trademark Applications

<u>Country</u> <u>Trademark</u> <u>Serial No.</u> <u>Filing Date</u>

United States Avery Berkel (word) 76/367943 02/07/02

Trademark Applications in Preparation

Country Trademark Docket No. Expected Products/
Services Services

Item B. Trademark Licenses

Country or Expiration

<u>Territory Trademark Licensor Licensee</u> Effective <u>Date</u>

<u>Date</u>

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TRADEMARK
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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of December $\frac{\mathcal{L}\mathcal{U}}{\mathcal{L}}$, 2002, is made between Avery Berkel Limited, a company organized under the laws of England and Wales formerly known as GEC Avery Limited (the "Grantor"), and FLEET NATIONAL BANK, in its capacity as Administrative Agent (the "Administrative Agent") under that certain Second Amended and Restated Credit Agreement, dated as of November 7, 2002 (as amended, restated or otherwise modified from time to time, the "Credit Agreement"), among AVERY WEIGH TRONIX, INC. ("Holdings"), SWT FINANCE B.V. (the "Borrower"), WEIGH-TRONIX CANADA, ULC ("Weigh-Tronix Canada", and collectively with the Borrower, the "Borrowers"), the several banks and other financial institutions or entities from time to time parties thereto (the "Lenders") and the Administrative Agent.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders have made certain Loans and other financial accommodations to the Borrowers which remain outstanding;

WHEREAS, in connection with the Credit Agreement, the Grantor has executed and delivered an Affirmation and Acknowledgement in which the Grantor agreed that all of its obligations and liabilities under all the Loan Documents to which it is a party remain in full force and effect, including the Fixed and Floating Security Document, dated as of June 13, 2000 (as amended, restated or otherwise modified from time to time, the "English Security Trust Deed") in which the Grantor assigned, transferred and granted to the Administrative Agent a continuing security interest in all of the Trademark Collateral (as defined below) to secure the Obligations;

WHEREAS, pursuant to Section 10.2 of the English Security Trust Deed, the Grantor is required to execute and deliver this Agreement;

WHEREAS, the Grantor has duly authorized the execution, delivery and performance of this Agreement; and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

- SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided (or incorporated by reference) in the English Security Trust Deed or the Credit Agreement, as applicable.
- SECTION 2. <u>Grant of Security Interest</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the Obligations, the Grantor does hereby assign and transfer to the Administrative Agent, and grant to the Administrative Agent, for the ratable benefit of the Lenders (and any affiliates of any Lender to which Hedge Agreement Obligations are owing), a security interest in, all of the following property (the "*Trademark Collateral*"), whether now owned or any time hereafter acquired or in which the Grantor now has or at any time in the future may acquire any right, title or interest:
 - (a) (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos and other source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired.

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all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, or otherwise, and all common-law rights related thereto, including without limitation, any of the foregoing referred to in Schedule I attached hereto, and (ii) the right to obtain all renewals thereof;

- (b) all Trademark Licenses, including each trademark license referred to in Schedule I attached hereto; and
- (c) all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.
- SECTION 3. Security Agreement. This Agreement has been executed and delivered by the Grantor for the purpose of registering the security interest of the Administrative Agent in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to the Administrative Agent for its benefit and the benefit of each Lender under the English Security Trust Deed. The English Security Trust Deed (and all rights and remedies of the Administrative Agent and each Lender thereunder) shall remain in full force and effect in accordance with its terms.
- SECTION 4. Release of Security Interest. Upon (i) the sale, transfer or other disposition of any Trademark Collateral in accordance with the Credit Agreement or (ii) the payment in full of the Loans, the Reimbursement Obligations and the other Obligations (other than Borrower Hedge Agreement Obligations), the termination of the Commitments and the cancellation or cash collateralization of all Letters of Credit, the Administrative Agent shall, at the Grantor's expense, execute and deliver to the Grantor all instruments and other documents as may be necessary, proper or desirable to release the Lien on the Trademark Collateral which has been granted hereunder.
- SECTION 5. <u>Acknowledgment</u>. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the English Security Trust Deed, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.
- SECTION 6. <u>Loan Document, etc.</u> This Agreement is a Loan Document executed pursuant to the Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Credit Agreement.
- SECTION 7. Counterparts. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

By.

By
Name: G G COWE
Title: Director

FLEET NATIONAL BANK,
as Administrative Agent

Name: Title: IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

AVERY BERKEL LIMITED

| By | | | |
|--------|--|--|--|
| Name: | | | |
| Title: | | | |

FLEET NATIONAL BANK, as Administrative Agent

Name: Andrew J. Maidman

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RECORDED: 01/08/2003

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