Form PTO-1594 , (Rev. 10/02) (exp. 6/30/2005) RECORDATION TRAD	04 - 09 - 2004 PARTMENT OF COMMERC i. Patent and Trademark Offi		
Tab settings ⇒ ⇒ ▼ ▼	102717842 Please record the attached original documents or copy thereof.		
Name of conveying party(ies):  GUNITE EMI CORPORATION	Name and address of receiving party(ies):     Name: CREDIT SUISSE FIRST BOSTON     internal		
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation Delaware ☐ Other	Address:as the Administrative Agent and		
Additional name(s) of conveying party(ies) attached?   Yes  No	Association		
3. Nature of conveyance:  ☐ Assignment ☐ Merger  ☐ Security Agreement ☐ Change of Name ☐ Other  Execution Date: March 16, 2004	General Partnership  Limited Partnership  Corporation  Other a Bank organized under the laws of Switzerland If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes Necoted:  (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No		
Application number(s) or registration number(s):     A. Trademark Application No.(s)  Additional number(s) a	B. Trademark Registration No.(s)  851,749		
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:		
Name: Patricia A. Conner  Internal Address: Latham & Watkins LLP	7. Total fee (37 CFR 3.41)\$ 115.00  ■ Enclosed  □ Authorized to be charged to deposit account		
Street Address: 650 Town Center Drive, Suite 2000	Deposit account number      500524 (For additional fees, if any)		
City: Costa Mesa State: CA Zip: 92626	(Attach duplicate copy of this page if paying by deposit accounts ETHIS SPACE		
9. Statement and signature. To the best of my knowledge and belief, the foregoing information the original document.  Patricia A. Conner  Name of Person Signing  Total number of pages including covers	mation is true and correct and any attached copy is a true coy of April 6, 2004  nature Date		

#### GRANT OF TRADEMARK SECURITY INTEREST

WHEREAS, TRANSPORTATION TECHNOLOGIES INDUSTRIES, INC., a Delaware corporation (the "Company"), and each of THE UNDERSIGNED DIRECT AND INDIRECT SUBSIDIARIES of the Company (each of such undersigned subsidiaries the Company being a "Grantor" and collectively, the "Grantors"; provided that, "Grantors" shall include any Additional Grantors (as hereinafter defined)), owns and uses in its business, and will in the future adopt and so use, various intangible assets, including the Trademarks (as defined below); and

WHEREAS, the Company has entered into an Credit Agreement dated as of March 16, 2004 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement") with, the banks, the financial institutions and other entities named therein (collectively, together with their respective successors and assigns party to the Credit Agreement from time to time, the "Lenders"), Credit Suisse First Boston ("CSFB"), as the Administrative Agent and First Lien Collateral Agent, pursuant to which Lenders have made certain commitments, subject to the terms and conditions set forth in the Credit Agreement, to extend certain credit facilities to the Company; and

WHEREAS, pursuant to the terms of the Security Agreement dated as of the date hereof (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), among the Company, the First Lien Collateral Agent and the other grantors named therein, each Grantor has agreed to create in favor of the First Lien Collateral Agent a secured and protected interest in, and the First Lien Collateral Agent has agreed to become a secured creditor with respect to, the Trademarks (as defined below):

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Credit Agreement and the Security Agreement, each Grantor hereby grants to the First Lien Collateral Agent a security interest in and continuing lien on all of Grantor's right, title and interest in and to the following, in each case whether now owned or existing or hereafter acquired or arising and wherever located (the "Trademark Collateral"):

- (i) Trademarks set forth on Schedule A attached hereto together with;
- (ii) the goodwill of the business with which the Trademarks are used; and
- (iii) all causes of action arising prior to or after the date hereof for infringement of any of the Trademarks or unfair competition regarding the same.

Notwithstanding anything herein to the contrary, the Trademark Collateral shall not include, and each Grantor shall not be deemed to have granted a security interest in, any of Grantor's rights or interests in any license, contract or agreement to which such Grantor is a party or any of its rights or interests thereunder to the extent, but only to the extent, that such a grant

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would, under the terms of such license, contract or agreement or otherwise, result in a breach of the terms of, or constitute a default under such license, contract or agreement; <u>provided</u>, that immediately upon the ineffectiveness, waiver, lapse or termination of any such provision, the Trademark Collateral shall include, and such Grantor shall be deemed to have granted a security interest in, all such rights and interests as if such provision had never been in effect.

Grantors hereby further acknowledge and affirm that the rights and remedies of the First Lien Collateral Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provisions of this grant are deemed to conflict with the Security Agreement, the provision of the Security Agreement shall govern. Upon satisfaction of the debt which is the basis for this grant, the First Lien Collateral Agent shall execute, acknowledge, and deliver to the Grantors an instrument in writing releasing the security interest in the Trademarks acquired under this grant.

Unless otherwise defined herein, or the context otherwise requires, terms used in this Grant of Trademark Security Interest, including its preambles and recitals, have the meanings provided in the Security Agreement.

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IN WITNESS WHEREOF, each Grantor has caused this Grant of Trademark Security Interest to be duly executed and delivered by its officer thereunto duly authorized as of the day of March, 2004.

TRANSPORTATION TECHNOLOGIES INDUSTRIES, INC.

By:

Name: Title:

Each of the entities listed on <u>Schedule B</u> annexed hereto

By:

on behalf of each of the entities listed on

Schedule B annexed hereto

Name:

Title:

## SCHEDULE A TO GRANT OF TRADEMARK SECURITY INTEREST

### Registered U.S. Trademarks:

Registered Owner	Trademark Description	Registration Number	Registration Date
Bostrom Seating, Inc.	BOSTROM SEATING	2,170,890	7/7/98
Bostrom Seating, Inc.	PARABAR II	2,077,822	7/8/97
Bostrom Seating, Inc.	BOSTROM AIR-705	1,241,993	6/14/83
Bostrom Seating, Inc.	BOSTROM	871,174	6/17/69
Bostrom Seating, Inc.	WESTCOASTER	870,780	6/10/69
Bostrom Seating, Inc.	BOSTROM	875,351	8/19/69
Bostrom Seating, Inc.	BOSTROM	638,335	12/11/56
Bostrom Seating, Inc.	THINLINE	869,304	5/13/69
Bostrom Seating, Inc.	VIKING T-BAR	869,972	5/27/69
Bostrom Seating, Inc.	BOSTROM and Design	764,580	2/11/64
Brillion Iron Works, Inc.	LANDCOMMANDER	1,824,090	3/1/94
Brillion Iron Works, Inc.	OPTIMIZER	2,413,168	12/12/00
Fabco Automotive Corporation	HYDRORANGE	1,417,400	11/18/86
Gunite Corp.	GUNITE	2,311,175	1/25/00
Gunite Corp.	GUNITE-LITE	2,076,007	7/1/97
Gunite Corp.	<b>GUNITE and Design</b>	1,715,491	9/15/92
Gunite Corp.	DESIGN ONLY	1,615,600	10/2/90
Gunite Corp.	GUNITE	610,564	8/16/55
Gunite Corp.	DESIGN ONLY	523,587	4/4/50
Gunite Corp.	DESIGN ONLY	512,186	7/12/49
Gunite Corp.	S and Design	512,185	7/12/49
Gunite Corp.	ULTRA MAX	2,362,666	6/27/00
Gunite EMI Corp.	DESIGN ONLY	851,749	7/2/68
Gunite EMI Corp.	ERMAX	1,018,797	8/26/75
Gunite EMI Corp.	DESIGN ONLY	1,502,799	9/6/88
Gunite EMI Corp.	ERIE WHEELS AND DESIGN	2,317,588	2/15/00

# Pending U.S. Trademarks:

Trademark Application Application

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Owner	Description	Number	Date
Bostrom Seating, Inc.	FREEDOM SERIES	76/477,866	12/24/02
Bostrom Seating, Inc.	LIBERTY	76/545,873	9/22/03
Bostrom Seating, Inc.	LIBERTY I BOSTROM	76/400,871	4/25/02

#### **SCHEDULE B TO** GRANT OF TRADEMARK SECURITY INTEREST

Notice Address for each Subsidiary Grantor Name

302 Peoples Avenue Gunite Corporation

Rockford, Illinois 61104

Bostrom Seating, Inc. 50 Nance Creek Blvd.

Piedmont, AL 36272

Brillion Iron Works, Inc. 200 Park Avenue

Brillion, Wisconsin 54110

Fabco Automotive Corporation 151 Lawrence Drive

Livermore, CA 94551

**Gunite EMI Corporation** 302 Peoples Avenue

Rockford, Illinois 61104

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