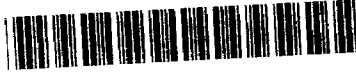


10-21-2004



10.18.04

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REC  
T  
To the Director of the U. S. Patent and Trademark Office  
Transmit the enclosed document(s) by First-Class Mail plus or the new address(es) below.

1. Name of conveying party(ies)/Executive  
Energy Absorption Systems, Inc.  
  
 Individual(s)  Association  
 General Partnership  Limited Partnership  
 Corporation-State  
 Other \_\_\_\_\_  
Citizenship (see guidelines) Delaware  
Execution Date(s) September 10, 2004  
Additional names of conveying parties attached?  Yes  No

2. Name and address of receiving party(ies)  
Additional names, addresses, or citizenship attached?  Yes  No  
Name: The Northern Trust Company  
Internal Address: \_\_\_\_\_  
Address: \_\_\_\_\_  
Street Address: 50 South LaSalle Street  
City: Chicago  
State: Illinois  
Country: USA Zip: 60675  
 Association Citizenship \_\_\_\_\_  
 General Partnership Citizenship \_\_\_\_\_  
 Limited Partnership Citizenship \_\_\_\_\_  
 Corporation Citizenship \_\_\_\_\_  
 Other Association IL Banking Citizenship \_\_\_\_\_  
If assignee is not domiciled in the United States, a domestic representative designation is attached:  Yes  No  
(Designations must be a separate document from assignment)

3. Nature of conveyance:  
 Assignment  Merger  
 Security Agreement  Change of Name  
 Other \_\_\_\_\_

4. Application number(s) or registration number(s) and identification or description of the Trademark.  
A. Trademark Application No.(s)  
78/450,713  
B. Trademark Registration No.(s)  
1,126,712  
Additional sheet(s) attached?  Yes  No

C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):

5. Name & address of party to whom correspondence concerning document should be mailed:  
Name: Andrew G. Kolomayets  
Internal Address: Suite 2850  
Street Address: 200 West Adams Street  
City: Chicago  
State: Illinois Zip: 60477  
Phone Number: 312-236-8500  
Fax Number: 312-236-8176  
Email Address: akolomayets@cammm.com

6. Total number of applications and registrations involved: 36  
7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 915.00  
 Authorized to be charged by credit card  
 Authorized to be charged to deposit account  
 Enclosed

8. Payment Information:  
a. Credit Card Last 4 Numbers \_\_\_\_\_  
Expiration Date \_\_\_\_\_  
b. Deposit Account Number 50/1039  
Authorized User Name \_\_\_\_\_

9. Signature: Andrew G. Kolomayets Signature  
Date: October 15, 2004  
Name of Person Signing  
Total number of pages including cover sheet, attachments, and document: 15

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to:  
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

10/20/2004 EQUIPER 0000050 001039 70459713  
91 FT: 0521  
02 FT: 0532  
49.00 IN  
675.00 IN

Additional Trademark Application  
Numbers

1. 76/603,296
2. 76/385,403
3. 76/438,844
4. 78/226,878
5. 78/226,838
6. 78/379,379

Additional Trademark Registration  
Numbers

1. 1366317
2. 1421723
3. 1700568
4. 1043547
5. 1685732
6. 1826896
7. 1766660
8. 1733018
9. 1796352
10. 1800112
11. 1881398
12. 1861513
13. 1997325
14. 1021549
15. 1029308
16. 1040139
17. 1045858
18. 2062308
19. 2585145
20. 2369286
21. 2394331
22. 2420973
23. 2508884
24. 2440658
25. 2766342
26. 2858466
27. 2701011
28. 2465358

## TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (the "Security Agreement") made as of this 10th day of September, 2004, by ENERGY ABSORPTION SYSTEMS, INC., a Delaware corporation ("Pledgor") in favor of THE NORTHERN TRUST COMPANY, an Illinois banking association, as secured party and as Agent for itself and other Lenders party to that Credit Agreement, as defined herein, with an office at 50 South LaSalle Street, Chicago, Illinois 60675 ("Pledgee"):

### RECITALS

I. The Pledgee and the Lenders, as herein defined, have made or may make loans to Borrower and may extend other financial accommodations to Quixote Corporation (the "Borrower") in an aggregate principal amount of \$58,000,000.00 (collectively, the "Loans"). The Loans consist of (i) revolving loans (the "Revolving Loans"), the outstanding principal balance of which may increase or decrease from time to time, but at no time shall the outstanding principal balance of such Revolving Loan exceed \$38,000,000.00 and (ii) term loans (the "Term Loans") in the original principal sum of \$20,000,000.00. Certain repayment obligations of Pledgor with respect to the Revolving Loans are evidenced by Pledgor's Revolving Notes, dated September 10, 2004, payable pro rata to the Lenders in the aggregate principal amount of \$38,000,000.00 (said notes, with all allonges, amendments, supplements, modifications and replacements thereof, being sometimes referred to in this Security Agreement as the "Revolving Notes"). Certain repayment obligations of Pledgor with respect to the Term Loans are evidenced by the Pledgor's Term Notes dated May 16, 2003, payable pro rata to the Lenders in the aggregate principal amount of \$20,000,000.00 (said notes, with all allonges, amendments, supplements, modifications and replacements thereof, being sometimes referred to in this Security Agreement as the "Term Notes". The Revolving Notes and the Term Notes are sometimes referred to herein collectively as the "Notes." The terms of the Loans are governed by a certain Credit Agreement, dated as of May 16, 2003, as amended by a First Amendment, dated as of December 9, 2003 (the "First Amendment") and by a Second Amendment, dated as of June 30, 2004 (the "Second Amendment") and a Third Amendment, dated as of the date hereof ("Third Amendment") (said Credit Agreement, together with all amendments, supplements, modifications and replacements thereof, being referred to in this Security Agreement as the "Credit Agreement"), by and among the Pledgor, the Lenders party thereto ("Lenders") and The Northern Trust Company as Administrative Agent for itself and the Lenders. In connection with the Credit Agreement, the Pledgor executed and delivered to the Administrative Agent, as a condition to the Credit Agreement, that certain Subsidiary Guaranty, dated as of May 16, 2003, as reaffirmed by the First Amendment, Second Amendment and Third Amendment, in favor of the Administrative Agent for the ratable benefit of the Lenders (the "Subsidiary Guaranty") (the Credit Agreement, Subsidiary Guaranty and other related loan and security documents as each may be amended or modified from time to time (the "Loan Documents"). The terms and provisions of the Notes and the Credit Agreement are hereby incorporated by reference in this Security Agreement. Capitalized terms not otherwise defined in this Security Agreement shall have the meaning ascribed to them in the Credit Agreement.

II. This Security Agreement is given to secure Pledgor's obligations under the Subsidiary Guaranty and this Security Agreement, and Pledgor's obligations under the Credit Agreement and on one or more Term Loans, Revolving Loans and Reimbursement Obligations and secures not only present indebtedness but also future advances, whether such future advances are obligatory or are to be made at the option of the Lenders, or otherwise as are to be made within twenty (20) years of the date hereof. The amount of indebtedness secured hereby may increase or decrease from time to time; provided, however the principal amount of such indebtedness shall not at one time exceed the amount of \$38,000,000 plus interest thereon, and other costs, amounts and disbursements as provided herein and in the other Loan Documents (herein defined).

W I T N E S S E T H

WHEREAS, Pledgor is the owner of all the trademarks and trademark applications listed on Schedule A attached hereto, all of which are used by Pledgor in the conduct of its business;

WHEREAS, the extension and/or continued extension of credit, as aforesaid, by Pledgee is necessary and desirable to the conduct and operation of the business of Pledgor and Pledgor and will inure to the personal and financial benefit of the Pledgor;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, Pledgor agrees as follows:

1. Incorporation of Loan Documents. The Loan Documents and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Credit Agreement. For purposes of this Agreement, "Event of Default" shall have the meaning assigned to such term in the Credit Agreement and shall include Pledgor's breach of any material term under this Security Agreement.

2. Grant and Reaffirmation of Grant of Security Interests. To secure the complete and timely payment and satisfaction of the Pledgor's Obligations, as defined in the Credit Agreement, to the Pledgee, and all obligations of the Pledgor now or hereafter existing under the Subsidiary Guaranty and this Agreement, Pledgor hereby grants to Pledgee a continuing security interest in Pledgor's entire right, title and interest in and to all of its now owned or existing and hereafter acquired or arising trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications (other than "intent to use" applications until a verified statement of use is filed with respect to such applications) in connection therewith, including, without limitation, the trademarks and applications listed on Schedule A attached hereto and made a part hereof and the trademarks, and renewals thereof, and all income, royalties, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any

of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "Trademarks"); all rights corresponding to any of the foregoing throughout the world and the goodwill of the Pledgor's business connected with the use of and symbolized by the Trademarks.

3. Warranties and Representations. Pledgor warrants and represents to Pledgee that:

(i) no Trademark has been adjudged invalid or unenforceable by a court of competent jurisdiction nor has any such Trademark been cancelled, in whole or in part and each such Trademark is presently subsisting;

(ii) Pledgor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each Trademark, free and clear of any liens, charges and encumbrances, including without limitation, shop rights and covenants by Pledgor not to sue third persons;

(iii) Pledgor has no notice of any suits or actions commenced or threatened with reference to any Trademark; and

(iv) Pledgor has the unqualified right to execute and deliver this Security Agreement and perform its terms.

4. Restrictions on Future Agreements. Pledgor agrees that until Pledgor's Liabilities shall have been satisfied in full and the Loan Documents shall have been terminated, Pledgor shall not, without the prior written consent of Pledgee, sell or assign its interest in any Trademark or enter into any other agreement with respect to any Trademark which would affect the validity or enforcement of the rights transferred to Pledgee under this Security Agreement.

5. New Trademarks. Pledgor represents and warrants that, based on a diligent investigation by Pledgor, the Trademarks listed on Schedule A constitute federally registered Trademarks, and federal applications for registration of Trademarks (other than "intent to use" applications (which shall not be subject to the Security Agreement) until a verified statement of use is filed with respect to such applications) now owned by Pledgor. If, before Pledgor's Liabilities shall have been satisfied in full or before the Loan Documents have been terminated, Pledgor shall (i) become aware of any existing Trademarks of which Pledgor has not previously informed Pledgee, or (ii) become entitled to the benefit of any Trademarks, which benefit is not in existence on the date hereof, Pledgor shall give to Pledgee prompt written notice thereof. Pledgor hereby authorizes Pledgee to modify this Security Agreement by amending Schedule A to include any such Trademarks.

6. Term. The term of this Security Agreement shall extend until the payment in full of Pledgor's Liabilities and the termination of the Loan Documents. Pledgor

agrees that upon the occurrence of an Event of Default, the use by Pledgee of all Trademarks shall be without any liability for royalties or other related charges from Pledgor to Pledgor.

7. Product Quality. Pledgor agrees to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with commercially reasonable business practices. Upon the occurrence of an Event of Default, Pledgor agrees that Pledgee, or a conservator appointed by Pledgee, shall have the right to establish such additional product quality controls as Pledgee, or said conservator, in its reasonable judgment, may deem necessary to assure maintenance of the quality of products sold by Pledgor under the Trademarks.

8. Release of Security Agreement. This Security Agreement is made for collateral purposes only. Upon payment in full of Pledgor's Liabilities and termination of the Loan Documents, Pledgee shall take such actions as may be necessary or proper to terminate the security interests created hereby and pursuant to the Loan Documents.

9. Expenses. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Pledgor. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and legal expenses, incurred by Pledgee in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Trademarks or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks shall be borne by and paid by Pledgor and until paid shall constitute Liabilities.

10. Duties of Pledgor. Pledgor shall have the duty (i) to file and prosecute diligently any trademark applications pending as of the date hereof or hereafter until Pledgor's Liabilities shall have been paid in full and the Loan Documents have been terminated, (ii) to preserve and maintain all rights in the Trademarks, as commercially reasonable and (iii) to ensure that the Trademarks are and remain enforceable, as commercially reasonable. Any expenses incurred in connection with Pledgor's Liabilities under this Section 10 shall be borne by Pledgor.

11. Pledgee's Right to Sue. After an Event of Default, Pledgee shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks and, if Pledgee shall commence any such suit, Pledgor shall, at the request of Pledgee, do any and all lawful acts and execute any and all proper documents required by Pledgee in aid of such enforcement and Pledgor shall promptly, upon demand, reimburse and indemnify Pledgee for all costs and expenses incurred by Pledgee in the exercise of its rights under this Section 11.

12. Waivers. No course of dealing between Pledgor and Pledgee, nor any failure to exercise, nor any delay in exercising, on the part of Pledgee, any right, power or privilege hereunder or under the Loan Documents shall operate as a waiver thereof; nor shall

any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

13. Severability. The provisions of this Security Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Security Agreement in any jurisdiction.

14. Modification. This Security Agreement cannot be altered, amended or modified in any way, except as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.

15. Cumulative Remedies; Power of Attorney; Effect on Loan Documents. All of Pledgee's rights and remedies with respect to the Trademarks, whether established hereby or by the Loan Documents, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Pledgor hereby authorizes Pledgee upon the occurrence of an Event of Default, to make, constitute and appoint any officer or agent of Pledgee as Pledgee may select, in its sole discretion, as Pledgor's true and lawful attorney-in-fact, with power to (i) endorse Pledgor's name on all applications, documents, papers and instruments necessary or desirable for Pledgee in the use of the Trademarks or (ii) take any other actions with respect to the Trademarks as Pledgee deems to be in the best interest of Pledgee, or (iii) grant or issue any exclusive or non-exclusive license under the Trademarks to anyone, or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone. Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until Pledgor's Liabilities shall have been paid in full and the Loan Documents have been terminated. Pledgor acknowledges and agrees that this Security Agreement is not intended to limit or restrict in any way the rights and remedies of Pledgee under the Loan Documents but rather is intended to facilitate the exercise of such rights and remedies. Pledgee shall have, in addition to all other rights and remedies given it by the terms of this Security Agreement and the Loan Documents, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Illinois.

16. Binding Effect; Benefits. This Security Agreement shall be binding upon Pledgor and its respective successors and assigns, and shall inure to the benefit of Pledgee, its successors, nominees and assigns.

17. Governing Law. This Security Agreement shall be governed by and construed in accordance with the laws of the State of Illinois and applicable federal law.

18. Headings. Paragraph headings used herein are for convenience only and shall not modify the provisions which they precede.

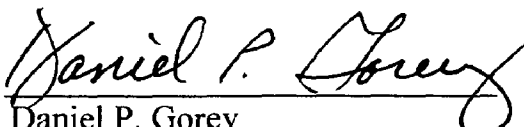
19. Further Assurances. Pledgor agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Pledgee shall reasonably request from time to time in order to carry out the purpose of this Security Agreement and agreements set forth herein.

20. Survival of Representations. All representations and warranties of Pledgor contained in this Security Agreement shall survive the execution and delivery of this Security Agreement and shall be remade on the date of each borrowing under the Loan Documents.



IN WITNESS WHEREOF, Borrower has duly executed this Security Agreement as of the date first written above.

ENERGY ABSORPTION SYSTEMS, INC.

By:   
Name: Daniel P. Gorey  
Title: Vice President and Treasurer

Agreed and Accepted  
As of the Date First Written Above

THE NORTHERN TRUST COMPANY,  
as Agent for itself and the Lenders

By: \_\_\_\_\_  
Name: Jon W. Kreidler  
Title: Officer

W:\bdobbins\Northern Trust\Quixote\Third Amendment to Credit Agmt\Execution copies\Execution signature page-Exhibit C-Trademark Agmt.doc

TRADEMARK  
REEL: 003064 FRAME: 0742

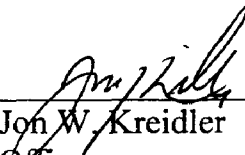
IN WITNESS WHEREOF, Borrower has duly executed this Security Agreement as of the date first written above.

ENERGY ABSORPTION SYSTEMS, INC.

By: \_\_\_\_\_  
Name: Daniel P. Gorey  
Title: Vice President and Treasurer

Agreed and Accepted  
As of the Date First Written Above

THE NORTHERN TRUST COMPANY,  
as Agent for itself and the Lenders

By:  \_\_\_\_\_  
Name: Jon W. Kreidler  
Title: Officer

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TRADEMARK  
REEL: 003064 FRAME: 0743

**SCHEDULE A**

DocketNumber	CountryName	SubStatusDescription
33-1025	United States	
33-1037	Singapore	
33-1130		
33-		
33-		
33-		
33-		
33-1		
33-1		
33-2		
33-22		
33-31e		
33-319		
33-322		
33-323		
33-336		
33-344		
33-366		
33-367		
33-400		
33-431		
33-443		
33-450		
33-451		
33-5		
33-52		
33-53		
33-537		
33-560		
33-569		
33-660		
33-662		
33-663		
33-664		
33-665		
33-677	I	
33-683	C	
33-684	A	
33-702	U	
33-705	Ur	
33-760	Co	
33-789	Uni	
33-790	Unit	
33-809	Unit	
33-817	Sing	
33-850	Austr	
33-851	Austr	
33-852	Austr	
33-853	Austra	
33-854	Comm	
33-855	Comm	
33-856	Malaysi	

SCHEDULE A

DocketNumber	CountryName	SubStatusDescription	FullMark	ApplicationNumber	ApplicationDate	RegistrationNumber	RegistrationDate	ExpirationDate
33-1025	United States	Pending	BARRACUDA	78/450,713	7/14/2004			
33-1037	Singapore	Registered	SAFE-HIT	1883B/95	3/1/1995	T95/01863B	10/20/2003	3/1/2005
33-1038	Singapore	Registered	SAFE-HIT	1864J/95	3/1/1995	T95/01864J	4/24/2003	3/1/2005
33-1039	United States	Pending	SLED	76/603,296	7/21/2004			
33-1040	Australia	Pending	TRITON	1008791	6/29/2004			
33-1041	New Zealand	Pending	TRITON	714654	7/1/2004			
33-131	United States	Registered	G-R-E-A-T	183,318	8/24/1978	1,126,712	11/13/1979	11/13/2009
33-134	United States	Registered	HEX-FOAM	73/498,777	9/10/1984	1,366,317	10/22/1985	10/22/2005
33-155	United States	Registered	ALPHA 1000 TMA	73/595,485	4/28/1986	1,421,723	12/23/1986	12/23/2006
33-182	United States	Registered	MP-3	74/162,021	4/29/1991	1,700,568	7/14/1992	7/14/2012
33-2	United States	Registered	ENERGITE	50,935	4/30/1975	1,043,547	7/13/1976	7/13/2006
33-225	United States	Registered	BRAKEMASTER	74/008,182	12/4/1989	1,685,732	5/5/1992	5/5/2012
33-318	Canada	Registered	G-R-E-A-T	429182	8/30/1978	242194	4/3/1980	
33-319	Canada	Registered	ENERGITE	427959	7/27/1978	242442	4/3/1980	
33-322	United States	Registered	ALPHA 2001 MD TMA	74/178,877	6/24/1991	1,826,896	3/15/1994	3/15/2014
33-323	United States	Registered	DURASHELL	74/178,942	6/24/1991	1,766,660	4/20/1993	4/20/2013
33-336	United States	Registered	CERTIFIED LIFESAVER	74/259,715	3/27/1992	1,733,018	1/17/1992	1/17/2012
33-344	United States	Registered	CERTIFIED LIFESAVER AND DESIGN	74/259,865	3/27/1992	1,796,352	10/5/1993	10/5/2013
33-366	United States	Registered	TRITON BARRIER	74/317,522	9/24/1992	1,800,112	10/19/1993	10/19/2013
33-367	United States	Registered	ALPHA 60 MD	74/301,177	8/3/1992	1,881,398	2/28/1995	2/28/2005
33-400	United States	Registered	BARRIERGATE	74/351,919	1/25/1993	1,861,513	11/1/1994	11/1/2004
33-431	United States	Registered	N-E-A-T	74/478,687	1/12/1994	1,997,325	8/27/1996	8/27/2006
33-443	United States	Registered	TRITON BARRIER CERTIFICATION TESTS (VIDEO)			PA 659-859	1/24/1994	
33-450	United States	Registered	SAFETY-FLEX	73/029,139	8/9/1974	1,021,549	9/30/1975	9/30/2005
33-451	United States	Registered	WORKING WITH IDEAS... MAKING IDEAS WORK	47,411	3/24/1975	1,029,308	1/6/1976	1/6/2006
33-5	Canada	Registered	HEX-FOAM	466236	3/2/1981	267496	3/19/1982	
33-52	United States	Registered	HI-DRO CUSHION	29,143	8/9/1974	1,040,139	5/25/1976	5/25/2006
33-53	United States	Registered	EAS LOGO	29,372	8/12/1974	1,045,858	8/10/1976	8/10/2006
33-537	United States	Registered	TRITON BARRIER CERTIFICATION TESTS			PA 706-922	9/14/1995	
33-560	United States	Registered	QUADGUARD	75/045,354	1/18/1996	2,062,308	5/13/1997	5/13/2007
33-569	Canada	Registered	QUADGUARD	809724	4/12/1996	TMA490,923	3/5/1998	3/5/2013
33-660	Malaysia	Pending	ALPHA 60 MD	6675/98	6/2/1998			
33-662	South Korea	Registered	ALPHA 60 MD	98-17237	7/7/1998	450954	7/14/1999	7/14/2009
33-663	Australia	Registered	ALPHA 60 MD	763184	5/26/1998	763184	3/19/2001	5/26/2008
33-664	Taiwan	Registered	ALPHA 60 MD	(87)026701	6/3/1998	876639	12/1/1999	12/1/2009
33-665	United States	Registered	REGENT	76/289,066	7/23/2001	2,585,145	6/25/2002	6/25/2012
33-677	United States	Registered	QUADTEND	75/508,013	6/24/1998	2,369,286	7/18/2000	7/18/2010
33-683	Community Trademark	Registered	QUADTEND	000976795	10/21/1998	000976795	3/3/2000	10/21/2008
33-684	Australia	Registered	QUADTEND	775585	10/14/1998	775585	11/19/1999	10/14/2008
33-702	United States	Registered	SAFE-STOP TMA	75/716,670	5/28/1999	2,394,331	10/10/2000	10/10/2010
33-705	United States	Registered	CUSHIONWALL	75/787,159	8/27/1999	2,420,973	1/16/2001	1/16/2011
33-760	Community Trademark	Registered	SAFE-STOP TMA	001407311	11/26/1999	001407311	2/12/2001	11/26/2009
33-789	United States	Registered	ALPHA 70K TMA	75/906,542	1/31/2000	2,508,884	11/20/2001	11/20/2011
33-790	United States	Registered	ALPHA 100K TMA	75/906,541	1/31/2000	2,440,658	4/3/2001	4/3/2011
33-809	United States	Registered	FREEZEFREE	76/396,352	4/16/2002	2,766,342	9/23/2003	9/23/2013
33-817	Singapore	Pending	ENERGY ABSORPTION SYSTEMS ALPHA 60 MD	9497/01	6/22/2001	T01/09497F	6/22/2001	6/22/2011
33-850	Australia	Registered	REACT 350	795857	5/31/1999	795857	2/6/2001	5/31/2009
33-851	Australia	Registered	REACT 350	756470	3/4/1998	756470	12/10/1998	3/4/2008
33-852	Australia	Registered	FITCH	757979	3/24/1998	757979	12/10/1998	3/24/2008
33-853	Australia	Registered	FITCH UNIVERSAL MODULE	757918	3/24/1998	757918	12/10/1998	3/24/2008
33-854	Community Trademark	Registered	REACT 350	657858	10/22/1997	657858	7/6/1999	10/22/2007
33-855	Community Trademark	Registered	DRAGNET	657882	10/22/1997	000657882	10/29/1999	10/22/2007
33-856	Malaysia	Pending	REACT 350	99/05713	6/28/1999			

TRADEMARK

REEL: 003064 FRAME: 0746

DocketNumber	CountryName	SubStatusDescription	FullMark	ApplicationNumber	ApplicationDate	RegistrationNumber	RegistrationDate	ExpirationDate
33-857	Taiwan	Registered	REACT 350	681029519	6/16/1999	936624	3/16/2001	3/16/2011
33-862	United States	Pending	SENSIT	76385,403	3/21/2002			
33-868	United States	Registered	STOPGATE	76404,192	5/6/2002	2,858,466	6/29/2004	6/29/2014
33-875	United States	Registered	EASI-CELL	76748,648	10/16/2000	2,701,011	3/25/2003	3/25/2013
33-877	United States	Pending	MAKING THE WORLD A SAFER PLACE TO TRAVEL	76438,844	8/7/2002			
33-887	United States	Registered	DURA-POST	75697,488	1/14/2000	2,465,358	7/3/2001	7/3/2011
33-904	United States	Pending	FAST BRAKE	78226,878	3/18/2003			
33-908	United States	Pending	KONAPOST	78226,838	3/18/2003			
33-964	United States	Pending	VULCAN	78379,379	3/5/2004			
33-965	Community Trademark	Pending	FITCH	003732971	3/19/2004			
33-966	Community Trademark	Pending	FITCH UNIVERSAL MODULE	003732989	3/19/2004			