	09-13-2004
186	TMENT OF COMMERCE ant and Trademark Office
Form PTO-1594 (Rev. 06/04) OMB Collection 0651-0027 (exp. 6/30/2005)	ent and Trademark Office
RECORDATIO	102833912 Q-V 04
To the Director of the U.S. Patent and Trademark Office: Plea	se record the attached documents or the new address(es) below.
1. Name of conveying party(ies)/Execution Date(s):	2. Name and address of receiving party(ies)
Miller Bearing Company, Inc.	Additional names, addresses, or citizenship attached?
	Name: Madeleine L. L. C., as SCIL Agent
Individual(s) Association	Internal Address: Floors 21-23
General Partnership Limited Partnership	Street Address: 299 Park Avenue
☑ Corporation-State	City:_ New York
Other	State: New York
Citizenship (see guidelines)	Country: USA Zip: 10171
Execution Date(s) August 23, 2004	Association Citizenship
Additional names of conveying parties attached? Yes No	General Partnership Citizenship
3. Nature of conveyance:	Limited Partnership Citizenship
·	Corporation Citizenship
	Other LLC Citizenship New York If assignee is not domiciled in the United States, a domestic
Security Agreement Change of Name Other	representative designation is attached: Yes No (Designations must be a separate document from assignment)
A. Trademark Application No.(s) C. Identification or Description of Trademark(s) (and Filing)	B. Trademark Registration No.(s) 2212599, Additional sheet(s) attached? Yes No Date if Application or Registration Number is unknown):
5. Name & address of party to whom correspondence concerning document should be mailed: Name: LaShana C. Jimmar, Paralegal	6. Total number of applications and registrations involved:
Internal Address: Paul, Hastings, Janofsky & Walker LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$90.00
Suite 2400	Authorized to be charged by credit card
Street Address: 600 Peachtree Street NE	✓ Authorized to be charged to deposit account. ✓ Enclosed
City: Atlanta	8. Payment Information:
State: Georgia Zip: 30308	a. Credit Card Last 4 Numbers
Phone Number: (404) 815-2137	Expiration Date
Fax Number: (404) 685-5137	b. Deposit Account Number 16-0752 Authorized User Name LaShana C. Jimmar
Email Address: lashanajimmar@paulhastings.com/	Authorized User Name Edonard 9. Shama
9. Signature: Jahlana / mm.	August 26, 2004
Signature LaShana C. Jimmar	Date
	Total number of pages including cover
Name of Person Signing	Total number of pages including cover sheet, attachments, and document:

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01 FC:8521 02 FC:8522

Continuation of Item 1

Recordation Form Cover Sheet: Trademarks

Continuation from Miller Bearing Company, Inc.

Item Number 1. Name of conveying party (ies):

General Electric Capital Corporation, as SCIL Agent

ATL/1056525.1

ASSIGNMENT AND AMENDMENT OF TRADEMARK SECURITY AGREEMENT

This Assignment and Amendment of Trademark Security Agreement (the "Assignment"), dated as of August 23, 2004 by and among ROLLER BEARING COMPANY OF AMERICA, INC., a Delaware corporation, INDUSTRIAL TECTONICS BEARINGS CORPORATION, a Delaware corporation, RBC AIRCRAFT PRODUCTS, INC., a Delaware corporation, RBC OKLAHOMA, INC., a Delaware Corporation, MILLER BEARING COMPANY, INC., a Delaware corporation, TYSON BEARING COMPANY, a Delaware corporation (collectively, the "Grantors" and individually, each a "Grantor"), and MADELEINE L.L.C., a New York limited liability company, as successor "SCIL Agent" ("New SCIL Agent").

WITNESSETH:

WHEREAS, pursuant to that certain (i) SCIL Credit Agreement dated as of June 29, 2004 (the "Original SCIL Credit Agreement") by and among the Grantors, the other Credit Parties (as defined therein), the lenders party thereto and General Electric Capital Corporation, as "SCIL Agent" (the "Original SCIL Agent") and (ii) Security Agreement dated as of June 29, 2004, the Grantors each entered into those certain Trademark Security Agreements dated as of June 29, 2004 (collectively, the "Trademark Security Agreements") in favor of the Original SCIL Agent;

WHEREAS, the Original SCIL Agent has resigned as SCIL Agent as of the date hereof pursuant to that certain Amendment No. 1 to the SCIL Credit Agreement dated as of the date hereof (the "Amendment" and, together with the Original SCIL Credit Agreement, as hereafter amended, restated, supplemented or otherwise modified, the "SCIL Credit Agreement") and, pursuant to the terms of the Amendment, New SCIL Agent succeeds the Original SCIL Agent as "SCIL Agent" under the SCIL Credit Agreement and the other Loan Documents (as defined in Annex A to the SCIL Credit Agreement).

NOW, THEREFORE, in consideration of the premises set forth above, the terms and conditions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree that capitalized terms used but not defined herein shall have the meanings set forth in Annex A to the SCIL Credit Agreement and further agree as follows:

- 1. Amendment to Definition of SCIL Agent. The parties to this Assignment acknowledge and agree that each Trademark Security Agreement is hereby modified and amended to the extent necessary to provide that Madeleine L.L.C. is the "SCIL Agent" for all purposes under each Trademark Security Agreement.
- 2. <u>Amendment to Schedule I to each Trademark Security Agreement</u>. Schedule I to each Trademark Security Agreement is hereby modified and amended by deleting such Schedule in its entirety and by substituting the appropriate Schedule set forth as <u>Exhibit A</u> attached hereto in lieu thereof.
- 3. <u>No Other Amendment or Waiver</u>. The execution, delivery and effectiveness of this Assignment shall not, except as expressly provided above, operate as an amendment to or a

waiver of any right, power or remedy of New SCIL Agent under each Trademark Security Agreement or any of the other Loan Documents, nor constitute a waiver of any provision of any Trademark Security Agreement or any of the other Loan Documents. Except for the amendments expressly set forth above, the text of each Trademark Security Agreement shall remain unchanged and in full force and effect and each Grantor hereby ratifies and confirms its obligations thereunder.

- 4. <u>Conditions of Effectiveness</u>. This Assignment shall become effective as of the date hereof when, and only when, New SCIL Agent, shall have received:
 - (a) counterparts of this Assignment executed by the Grantors; and
- (b) such other information, documents, instruments or approvals as New SCIL Agent or New SCIL Agent's counsel may require.
- 5. <u>Representations and Warranties of each Grantor</u>. Each Grantor represents and warrants as follows:
- (a) such Grantor is a corporation organized, validly existing and in good standing under the laws of the jurisdiction indicated at the beginning of this Assignment.
- (b) The execution, delivery and performance by such Grantor of this Assignment and the Loan Documents, as amended hereby, are within such Grantor's corporate powers, have been duly authorized by all necessary corporate action and do not contravene (i) such Grantor's articles or certificate of incorporation, or (ii) law or any contractual restriction binding on or affecting such Grantor.
- (c) No authorization, approval or other action by, and no notice to or filing with, any governmental authority or regulatory body is required for the due execution, delivery and performance by such Grantor of this Assignment or any of the Loan Documents, as amended hereby, to which such Grantor is or will be a party.
- (d) This Assignment and each of the other Loan Documents, as amended hereby, to which such Grantor is a party, constitute legal, valid and binding obligations of such Grantor, enforceable against such Grantor in accordance with their respective terms.
 - (e) No Default or Event of Default is existing under the Credit Agreement.
- 6. Reference to and Effect on the Loan Documents. Upon the effectiveness of this Assignment, on and after the date hereof each reference in each Trademark Security Agreement to "this Agreement", "hereunder", "hereof" or words of like import referring to such Trademark Security Agreement, and each reference in the other Loan Documents to the "Trademark Security Agreements", "thereunder", "thereof" or words of like import referring to the Trademark Security Agreements, shall mean and be a reference to the Trademark Security Agreements as amended hereby.
- 7. <u>Costs, Expenses and Taxes</u>. The Grantors agree to pay on demand all reasonable costs and expenses in connection with the preparation, execution, delivery and administration of

this Assignment and the other instruments and documents to be delivered hereunder, including, without limitation, the reasonable fees and out-of-pocket expenses of counsel for New SCIL Agent with respect thereto and with respect to advising Lender as to its rights and responsibilities hereunder and thereunder.

- 8. Governing Law. This Assignment shall be governed by and construed in accordance with the laws of the State of New York, without regard to conflict of laws principles of such state.
- 9. <u>Loan Document</u>. This Assignment shall be deemed to be a Loan Document for all purposes.
- 10. <u>No Novation</u>. Grantors and New SCIL Agent acknowledge and agree that this Assignment shall not constitute a novation of any Trademark Security Agreement.
- 11. <u>Counterparts</u>. This Assignment may be executed by any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same instrument. Delivery of such a counterpart hereof by facsimile transmission or by e-mail transmission of an Adobe file format document (also known as a PDF file) shall be effective as delivery of a manually executed counterpart hereof.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

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IN WITNESS WHEREOF, the parties hereto have caused their respective duly authorized officers or representatives to execute and deliver this Assignment as of the day and year first written above.

ROLLER BEARING COMPANY OF AMERICA, INC., a Delaware corporation, as a Grantor

Name David

INDUSTRIAL TECTONICS BEARINGS CORPORATION, a Delaware corporation, as a Grantor

By:_

Name:

Title: PCFG

RBC AIRCRAFT PRODUCTS, INC., a Delaware corporation, as a Grantor

By:

Name:2

Title: V

RBC OKLAHOMA, INC., a Delaware corporation, as a Grantor

By:

Name:

Title:

ASSIGNMENT AND AMENDMENT OF TRADEMARK SECURITY AGREEMENT

MILLER BEARING COMPANY, INC., a Delaware corporation, as a Grantor

By: Name: DANGEL J. BERLERON
Title: P + C FG

TYSON BEARING COMPANY, a Delaware corporation, as a Grantor

Name: DAN IEL A. BERKERUN Title: VP + CFO

MADELEINE L.L.C., a New York limited liability company, as successor SCIL Agent

By:______Name:
Title:

Acknowledged and Agreed:

Title:

General Electric Capital Corporation, a Delaware corporation, as resigning SCIL Agent

By:_____

Acknowledged and Agreed:

SCIL Agent

Name: Title:

By:_

General Electric Capital Corporation,

a Delaware corporation, as resigning

MILLER BEARING COMPANY, INC., a Delaware corporation, as a Grantor
By: Name: Title:
TYSON BEARING COMPANY, a Delaware corporation, as a Grantor
By: Name: Title:
MADELEINE L.L.C., a New York limited liability company, as successor SCIL Agent
Name: Kerin Cenda Title: VP

ASSIGNMENT AND AMENDMENT OF TRADEMARK SECURITY AGREEMENT

MILLER BEARING COMPANY, INC., a Delaware corporation, as a Grantor
By:
Name: Title:
TYSON BEARING COMPANY, a Delaware corporation, as a Grantor
By: Name: Title:
MADELEINE L.L.C., a New York limited liability company, as successor SCIL Agent
By:
Title:

Acknowledged and Agreed:

General Electric Capital Corporation, a Delaware corporation, as resigning SCIL Agent

Name: Sent J. Lokinek Tille: Buly Outhorizer Signatory

Exhibit A

See Attached

ATL/1051548.3

SCHEDULE I TO TRADEMARK SECURITY AGREEMENT (Miller Bearing Company, Inc.)

TRADEMARK REGISTRATIONS

Trademark	Number	Issue Date	Place of Registration
MBI Automation	2212599	12/22/98	USA
Miller Bearings (and Design)	T98735	06/23/98	Florida
MBI Automation	T971073	09/09/97	Florida

Miller Bearing Company, Inc.

TRADEMARK REGISTRATIONS

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MBI Automation	2212599	12/22/98	USA
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MBI Automation	T971073	09/09/97	Florida

TRADEMARK REEL: 003073 FRAME: 0540

RECORDED: 09/08/2004