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OMB No. 0651-0027 (exp. 5/31/2002)  Tab seldings ⇔⇔⇔ ♥ ▼ ▼	<u> </u>
To the Honorable Commissioner of Patents and Trademarks: F	lease record the attached original documents or copy thereof.
1. Name of conveying party(les):  PNC Bank, National Assocation  Individual(s) Association  General Partnership Limited Partnership  Corporation-State  X Other National Association  Additional name(s) of conveying party(les) attached? Yes X No  3. Nature of conveyance:  Assignment Merger	Limited Partnership  X Corporation-State DeLawarre
Security Agreement Change of Name    Change of Name	Other  If surgered is not demiciled in the United States, sylomestic representative designation is attached:  (Designations must be a separate document team assignment)  Additional name(s) & addresst (es) attached?  Yes A
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)  Additional number(s) at	B. Trademark Registration No.(s)
Name and address of party to whom correspondence concerning document should be mailed:     Name: Laura Korkath	Total number of applications and registrations involved:
Internal Address: Winston & Strawn ILP  33cd 700R	7. Total fee (37 CFR 3.41)s 165  Enclosed  X Authorized to be charged to deposit account
Street Address: 35 W. Wacker Dr.	8. Deposit account number: 232428
City: Chicago State: IL Zip: 60601	
9, Signature.  Laura Konrath  Name of Person Signing	ITHIS SPACE  Will Book Book Book Book Book Book Book Bo
Mail documents to be reconfied with Commissioner of Palant & 7	required cover sheet information to: radismarks, Ban Assignments , D.C. 20231



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# OMNIBUS AMENDMENT AGREEMENT

This agreement (this "Agreement") is entered into as of December 20, 2002 by and among J Richard Industries, L.P., a Delaware limited partnership ("J Richard"), Portec, Inc., a Delaware corporation ("Portec"), Werner Motor Company, a Nova Scotia unlimited liability company ("Werner" and, together with Portec, and J Richard, each individually a "Borrower" and collectively "Borrowers"), PNC Bank, National Association, both individually and as resigning Agent for the lenders party to the Credit Agreement (as hereinafter defined; capitalized terms not otherwise defined herein shall have the meanings as set forth in Exhibit A to the Credit Agreement) ("PNC"), and General Electric Capital Corporation ("GE Capital"), both individually and as successor Agent under the Credit Agreement and Lenders.

## RECITALS

WHEREAS, Borrowers, PNC, GE Capital and the other lenders party thereto have entered into a Credit Agreement dated as of June 4, 1998 (as heretofore or hereafter amended, modified, supplemented or restated, the "Credit Agreement");

WHEREAS, each of the PNC, Key Corporate Capital Inc., LaSalle Bank National Association and U.S. Bank National Association (collectively, the "Departing Lenders") shall enter into an assignment agreement of even date herewith (collectively, the "Assignment Agreements") and a purchase and sale agreement of even date herewith (collectively, the "Purchase and Sale Agreements"), whereby each such Departing Lender shall assign to the GE Capital all of their respective interest in the Loans, the Commitments and other rights and obligations of such Departing Lender to the GE Capital;

WHEREAS, PNC desires to resign as Agent under the Credit Agreement and Cladesires to be appointed as Agent and the parties hereto desire to consent to such resignation and appointment and to amend the Loan Documents accordingly;

WHEREAS, GE Capital shall become the Agent and sole Lender under the Credit Agreement upon the effectiveness of this Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, the parties hereto hereby agree as follows:

1. Resignation and Appointment of Agent. PNC hereby resigns as Agent and GE Capital, in its capacity as a Lender, and each of the other Lenders party hereto, collectively constituting the Majority Lenders, hereby appoint GE Capital, in its individual capacity, as Agent. All parties hereto waive the notice requirements of Section 8.9 of the Credit Agreement and the Borrowers hereby consent to the appointment of GE Capital as Agent. The Borrowers, PNC, the Lenders and GE Capital agree to execute all documents GE Capital or PNC believes are desirable to evidence GE Capital's appointment as the successor Agent and PNC's resignation as Agent.

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# Amendment to the Credit Agreement and Loan Documents.

- Each reference to "PNC Bank, National Association", "PNC" or "Agent" in the Credit Agreement and each of the other Loan Documents and all other agreements, documents or instruments previously or hereafter executed and delivered pursuant to the terms thereof shall mean a reference to General Electric Capital Corporation in its capacity as a Lender or Agent, as applicable.
- GE Capital hereby specifies that its address for notices shall be the address set forth below its name on the signature page to this Agreement.

### Assignment of Liens. 3.

- PNC, as Agent, hereby assigns all Liens and security interests under the Credit Agreement and other Loan Documents to GE Capital, as Agent; provided, that Liens on Deposit Account #8021848154 held by PNC in the name of "J. Richard Industries Cash Collateral" shall continue to be held by PNC as collateral agent for itself and the Lenders to the extent that such Deposit Account constitutes LC Collateral (as such term is defined below). Notwithstanding anything to the contrary, all of such Liens and security interests shall in all respects be continuing and in effect and are hereby reaffirmed; provided, that immediately upon the termination of the PNC Letter of Credit (as defined below), PNC's Lien and security interest in such LC Collateral shall be automatically assigned to GE Capital, as agent, in the manner set forth above. As used herein, "LC Collateral" shall mean collateral with respect to which, immediately prior to giving effect to this Agreement, a lien or security interest secures the obligations of a Borrower with respect to a letter of credit issued on or prior to the Effective Date pursuant to the Loan Documents ("PNC Letter of Credit").
- Without limiting the generality of the foregoing and notwithstanding anything herein to the contrary, PNC hereby agrees, to the extent that any Lien is not effectively assigned to GE Capital as of the date hereof, to act as the collateral representative for GE Capital, as agent with respect to all Liens and security interests under the Credit Agreement and the other Loan Documents (except with respect to the LC Collateral while it is held for the benefit of PNC and the Lenders pursuant to the first proviso of paragraph (a) of this Section 3) for the period beginning on the Effective Date and ending 45 days thereafter or such earlier date as GE Capital may request (it being understood and agreed that any reference to PNC on any publicly filed document, to the extent such filing relates to the Liens assigned hereby and until such filing is modified to reflect the interests of GE Capital, shall, with respect to such Liens, constitute a reference to PNC as collateral representative of GE Capital). The parties hereto agree that PNC's role as collateral representative shall impose no duties, obligations or liabilities on PNC.

# Representations and Warranties

Departing Lenders hereby represent and warrant that each such party is legally authorized to enter into this Agreement.

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- GE Capital hereby represents and warrants that it is legally authorized to enter into this Agreement.
- Effectiveness of this Agreement. This Agreement shall become effective upon the date (the "Effective Date") of the satisfaction of all of the following conditions:
  - The execution and delivery of this Agreement by the Borrowers and the Departing Lenders;
  - The execution and delivery of the Acknowledgement attached hereto as Annex A by all of the Guarantors.
  - The execution and delivery of each the Purchase and Sale Agreements and the Assignment Agreements by each of the Departing Lenders.
  - The execution and delivery of that certain Sixth Amendment to and Reaffirmation of Loan Documents as of the date hereof by and among Borrowers, Guarantors, and GE Capital, as Agent and Lenders signatory thereto.
  - The execution and/or delivery of such other agreements, documents, certificates, opinions or other assurances as GE Capital may reasonably request in connection with the transactions contemplated by this Agreement.
- Payments. From and after the Effective Date, the Borrowers shall make all payments (including but not limited to payments of principal, interest and fees due under the Credit Agreement or otherwise) to GE Capital, as Agent.
- Releases. (a) As an inducement for the GE Capital to enter into this Agreement and the Assignment Agreements, each Departing Lender bereby acknowledges and agrees that upon the effectiveness of this Agreement and the Assignment Agreements (a) PNC (except as otherwise indicated herein) and the other Departing Lenders shall have no further Commitment, rights or duties under the Credit Agreement or any other Loan Documents and (b) Borrowers shall cease to have any rights or duties to PNC or the other Departing Lenders under the Credit Agreement or any other Loan Documents; provided, that PNC (including in respect of Section 3(b) hereof) and the other Departing Lenders shall remain entitled to indemnities under the Credit Agreement or any other Loan Documents the extent to which their terms would survive a termination of the Credit Agreement or any other Loan Documents.
- (b) As consideration for the agreements of each Lender (including PNC and GE Capital) and PNC in its capacity as Agent prior to the effectiveness of Section 1 hereof, each Borrower and each Guarantor hereby waives and releases and forever discharges each such Lender and PNC in its prior capacity as Agent, their successors and assigns and each of their officers, directors, attorneys, agents and employees from any liability, damage, claim, loss or expense of any kind that any Borrower or Guarantor may now or hereafter have against any such person or entity arising out of or relating to the Obligations, this Agreement, the Credit Agreement and/or any of the other Loan Documents. As consideration for the agreements of Borrowers and Guarantors, upon the effectiveness of the Assignment Agreements and the Purchase and Sale Agreements and of the assignments to GE Capital of all of the Agent's and

- 8. <u>Successors and Assigns</u>. This Agreement shall inure to the benefit of and be binding upon the successors and permitted assigns of PNC, the Lenders and GE Capital and shall be binding upon the successors and assigns of Borrowers.
- 9. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which taken together shall be one and the same instrument.
- 10. Headings. The paragraph headings used in this Agreement are for convenience only and shall not affect the interpretation of any of the provisions hereof.
- 11. <u>APPLICABLE LAW</u>. THIS AGREEMENT SHALL BE GOVERNED BY, AND BE CONSTRUED AND INTERPRETED IN ACCORDANCE WITH THE INTERNAL LAWS (AS OPPOSED TO CONFLICT OF LAWS PROVISIONS) OF THE STATE OF NEW YORK.
- 12. <u>Conflicting Provisions</u>. To the extent that any of the terms or conditions hereunder are deemed to conflict with the terms and conditions of any Purchase and Sale Agreement, the terms and conditions of such Purchase and Sale Agreement shall control; <u>provided</u>, that no provision of any Purchase and Sale Agreement shall be deemed to control, supercede or diminish the terms and conditions of Section 3 hereof.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above.

J RICHARD INDUSTRIES, L.P.

By: JRICHARD HOLDINGS, L.P.

lts: General Partner

By: J RICHARD INDUSTRIES, INC.

Its: General Partner

By: Name: Marcys George
Title: Vice President

PORTEC, INC.

Name: Maveus Greorgy

Title: Vice President

WERNER MOTOR COMPANY

Name: Marche George

GENERAL ELECTRIC CAPITAL CORPORATION, individually, as a Lender and as successor Agent

By: Name: Title:

Signature Page to Omnibus Amendment

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above.

J RICHARD INDUSTRIES, L.P.

By: J RICHARD HOLDINGS, L.P. Its: General Partner

By: I RICHARD INDUSTRIES, INC.

Its: General Partner

By: Name:

PORTEC, INC.

Title:

By:

Name: Title:

WERNER MOTOR COMPANY

Name: Title:

GENERAL ELECTRIC CAPITAL CORPORATION, individually, as a Lender and as successor Agent

Signature Page to Omnibus Amendment

PNC BANK, NATIONAL ASSOCIATION, individually, as a Lender and as resigning Agent Title: Vice Presiden KEY CORPORATE CAPITAL INC. By: Name: Title: LASALLE BANK NATIONAL ASSOCIATION Ву: Name: Title: U.S. BANK NATIONAL ASSOCIATION By: Name: Title:

Signature Page to Omnibus Amendment

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PNC BANK, NATIONAL ASSOCIATION, individually, as a Lender and as resigning Agent

By: Name: Title:

KEY CORPORATE CAPITAL INC.

Name AUTHORIZED SIGNATURE Title:

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Name: Title:

U.S. BANK NATIONAL ASSOCIATION

Name: Title:

Signature Page to Omnibus Amendment

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PNC BANK, NATIONAL ASSOCIATION, individually, as a Lender and as resigning Agent Ву: Name: Title: KEY CORPORATE CAPITAL INC. By: Name: Title: LASALLE BANK NATIONAL ASSOCIATION Vane: James D. Thompson Vide: Group Senior Vice President U.S. BANK NATIONAL ASSOCIATION By: Name:

Title:

Signature Page to Omnibus Amendment

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Signature Page to Omnibus Amendment

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faich of the undersigned (i) acknowledges receipt of a copy of the Omnibus Amendment Agreement dated as of December 20, 2002 (the "Agreement"; capitalized terms used herein shall, unless otherwise defined herein, have the meanings provided in the Agreement), by and among Borrowers, PNC Bank, National Association, the Lenders party thereto and General Electric Capital Corporation, (ii) consents to such Agreement and each of the transactions referenced in the Agreement and consents, acknowledges and agrees to the releases granted in Section 7(b), and (iii) hereby acknowledges the assignment, delegation and assumption contained in the Agreement and agrees, in its respective capacities as debtor, obligor, grantor, mortgagor, pledgor, guarantor, surety, indemnitor, assignor and each other similar capacity, if any, in which any such entity has previously granted Liens on all or any part of its real, personal or intellectual property pursuant to the Credit Agreement or any other Loan Document or has guaranteed the repayment of the Obligations pursuant to any of the foregoing agreements, that such assignment, delegation and assumption shall not affect in any way all or any of such Liens or repayment obligations of such entity, all of which Liens and repayment obligations remain and shall continue to in full force and effect and each of which is hereby ratified, confirmed and reaffirmed in all respects.

J RICHARD HOLDINGS, L.P. General Partner

By: J RICHARD INDUSTRIES, INC.

Its: General Partner

Name: Marcha George
Title: Visco President

J RICHARD INDUSTRIES, INC.

Name: Marcus Octorose Title: Vice resident

JRI, INC.

Name: Marcus (

itle: Vice Presiden

# PNC BANK, NATIONAL ASSOCIATION TRADEMARKS AND PATENTS

J Richards Industries - Trademarks

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Portec, Inc. - Trademarks

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