MRB 1-19-9**9**

SHEET

Patent and Trademark Office Docket No 07083 111

100949298

To the Commissioner of Patents and Γrademarks Pleas	se record the attached original documents or copy thereof.
1. Name of conveying party(ies): ROCKSHOX, INC. ☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☑ Corporation-State: Delaware ☐ Other Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No 3. Nature of conveyance: ☐ Assignment ☐ Merger ☑ Security Agreement ☐ Change of Name ☐ Other Execution Date: December 11, 1998	Name: FIRST NATIONAL BANK OF CHICAGO, THE Internal Address: * Street Address: One First National Plaza City: Chicago, State: Illinois ZIP 60670 Individual(s) citizenship: BAS sociation: General Partnership: Corporation-State: Other: Add tional name(s) & address(es) attached? BYCS BNo
4 A Trademark Application No.(s)	B Registration No.(s)
75139587 75504059 75504058 75504101 75503645 75504100 75472955 75504001 Additional numbers attached? *□ Yes ☑ No Solution Name and address of party to whom correspondence concerning document should be mailed: Kevin Cops Morrison & Foerster up	1914795 2039777 2000058 1654275 2036732 1704807 2041768 2170213 6. Total number of applications and trademark registrations involved: 16 7. Total fee (37 C.F.R. § 3.41): \$640.00
Morrison & Foerster LP 55% West Fifth Street Suite 3500 Los Angeles, California 90013-1024	Enclosed Authorized to be charged to Jeposit account, referencing
	8. Deposit account number: 03-1952
The Commissioner is hereby authorized to charge any fees under 37 C.F.R. § 1.2+ which ma	
DO NOT US	E THIS SPACE
 Statement and signature. To the best of my knowledge and belief, the foregoing information document. Name Kevin C. Cops 	is true and correct and any attached copy is a rese copy o' he original signature
Total number of pages comprising co	over sheet attachments and document 1
40.00 0P Bex As	h required cover sheet information to: Required

SECURITY AGREEMENT

(Trademarks)

THIS SECURITY AGREEMENT (Trademarks) (the "Trademark Security Agreement") is made and dated this 11th day of December, 1998 by and between ROCKSHOX, INC., a Delaware corporation (the "Company"), and THE FIRST NATIONAL BANK OF CHICAGO, a national banking association (the "Secured Party") pursuant to that certain Credit Agreement dated of even date herewith between the Company and the Secured Party (as the same may be amended, extended and replaced from time to time, the "Credit Agreement").

RECITALS

- A. The Secured Party has agreed that it may extend credit to the Company from time to time, each such advance being evidenced and payable in accordance with the Credit Agreement. Capitalized terms used herein and not otherwise defined shall have the meanings given to them in the Credit Agreement.
- B. Concurrently with the execution and delivery of the Credit Agreement, the Company is required to grant to the Secured Party for its benefit a first priority security interest in certain collateral pursuant to the terms of (i) that certain Security Agreement dated of ever date herewith (the "Security Agreement") be ween the Company and the Secured Party, and (ii) certain supplemental documents, including, without limitation, this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the above Recitals and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto hereby agree as follows:

AGREEMENT

- 1. Grant of Security Interest. The Company hereby mortgages, assigns, grants and conveys to the Secured Party, for its benefit as security for the Obligations, a security interest, pledge, assignment and mortgage in all of the Company's right, title and interest in the following (the "Trademark Collateral"):
- (a) All now existing or hereafter created or acquired, trademarks, service marks, unregistered trademarks and service marks, logos, indicia, tradenames, tradestyles, other business identifiers and rights and works protectible by trademark and all registrations and applications therefor (the "Trademarks") whether now owned or hereafter owned, and, except to the extent prohibited by the terms thereof or by law, all agreements with respect to Trademarks owned by third parties, including, without limitation, the registered or applied for Trademarks specifically described on Schedule I attached hereto, as the same may be amended or replaced from time to time;

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- (b) All now existing and hereafter arising registrations and applications for registration relating to any of the foregoing. All renewals and extensions thereof throughout the world, and all rights to make such applications and to renew and extend the same:
- (c) All now existing and hereafter arising right (but not the obligation) to register Trademarks under any state, federal or foreign trademark law or regulation;
- (d) All now existing and hereafter arising rights, claims and interests under licensing or other contracts pertaining to any of the foregoing;
- (e) All now existing and hereafter arising specifications as to and quality control manuals used in connection with the operations conducted under the name of or ir connection with the foregoing:
- (f) All now existing and hereafter arising goodwill symbolized by or associated with any of the foregoing:
- (g) All now existing and hereafter arising right (but not the obligation) to sue or bring opposition or cancellation proceedings in the name of the Secured Party for past present and future infringements of any of the foregoing; and
 - (h) All products and proceeds of any of the foregoing.

Notwithstanding anything herein to the contrary, in no event shall the Collateral include, and the Company shall not be deemed to have granted a security interest in, any of the Company's rights or interests in any license, contract or agreement to which the Company is a party or any of its rights or interests thereunder to the extent, but only to the extent, that such a grant 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 (or her than to the extent that any such term would be rendered ineffective pursuant to Section 9.118(4) of the Uniform Commercial Code of any relevant jurisdiction or any other applicable law (including the Bankruptcy Code) or principles of equity, provided, that immediately upon the ineffectiveness, waiver, lapse or termination of any such provision, the Collateral shall include, and the Company shall be deemed to have granted a security interest in, all such rights and interests as if such provision had never been in effect

2. Representation and Warranty and Covenant. The Company hereby:

- (a) Represents and wa rants that <u>Schedule I</u> attached hereto sets forth an accurate and complete list of all Trademarks owned by the Company which are registered with the United States Patent and Trademark Office; and
- (b) Agrees promptly to notify the Secured Party in writing of any additional Trademarks that are the subject of a United States trademark registration or application of which the Company becomes the registered owner, and to deliver to the Secured Party an amended Schedule I reflecting such additional Trademarks. The Secured Party is hereby authorized to

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cause such amended <u>Schedule I</u> to be filed and recorded in an amendment of this Trademark Security Agreement.

- Agreement, this Trademark Security Agreement, nor any other document, instrument or agreement creates or is intended to create a present assignment of the Trademark Collateral. Subject to the rights of the Secured Party under the Security Agreement and this Trademark Security Agreement, it is the intention of the parties hereto that the Company continue to own the Trademark Collateral and that upon the indefeasible payment and performance in full of the Obligations (as such term is defined in the Security Agreement), the rights of the Secure Party under the Security Agreement and this Trademark Security Agreement in and to the Trademark Collateral shall be released and terminated
- 4. Relationship to Security Agreement. The Trademark Collateral shall constitute Collateral for all purposes of the Security Agreement and the Credit Agreement and the Secured Party shall have all rights, powers and remedies with respect to the Trademark Collateral to the same extent as it has with respect to other Collateral. Reference is hereby made to the Security Agreement, the terms and conditions of which are incorporated herein by this reference.

5. Miscellaneous.

- (a) All covenants and other agreements contained in this Trademark Security Agreement by or on behalf of any of the parties hereto bind and inure to the benefit of their respective successors and assigns.
- (b) Any provision of this Trademark Security Agreement that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall (to the full extent permitted by law) not invalidate or render unenforceable such provision in any other jurisdiction.
- provision to the contrary) as being independent of each other covenant contained herein, so that compliance with any one covenant shall not (absent such an express contrary provision) be deemed to excuse compliance with any other covenant. Where any provision herein refers to action to be taken by any person, or which such person is prohibited from taking, such provision shall be applicable whether such action is taken directly or indirectly by such person.
- (d) This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together shall constitute one instrument. Each counterpart may consist of a number of copies hereof, each signed by less than all, but together signed by all, of the parties hereto.

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IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed on and as of the day and year first above written.

ROCKSHOX, INC., as Company

By: San Parter Name: Group Parter Title: FO
THE FIRST NATIONAL BANK OF CHECAGO, a national banking association
By:
Name:
fitle:

IN WITNESS WHI REOF, the parties hereto have caused this Trademark purity Agreement to be executed on and as of the day and year first above written.

ROCKSHOX INC., as Company

By				 	
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Tit e		 	 		
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THE FIRST NATIONAL BANK OF CHICAGO a national banking association

By:	124		Ely.	· 	
Name	MARI	c A	_ L	25 L	
[litle:_]	First	V e	Preside	<u></u>	

STATE OF CALIFORNIA)
COUNTY OF SAFECHE) ss.)

COU	NTY OF NACHELL)	MILLION 199777777
perso (or pr	roved to me on the basis of satisfactory evidentiated to the within instrument and acknown	igned notary public in and for said County and State, personally known to me dence) to be the person(s) whose name(3) is/are ledged to me that he/she/they executed the same in
	• • • • • • • • • • • • • • • • • • • •	y his/her/their signature(s) on the instrument, the
	NESS my hand and official seal.	the person(s) acted executed the instrument.
		My commission expires on
and c	- 	PTIONAL may prove valuable to persons relying on the decument is form. DESCRIPTION OF ATTACHED DOCUMENT
	CORPORATE OFFICER	SELERIFY STORE Men 7- Title or Type of Document
	Title(s)	Title or Type of Document
<u></u>	PARTNER(S)LimitedGeneral	Signer(s) Other Than Named Abov ε
	ATTORNEY-IN-FACT	Date of Document: 12 11 996
a	TRUSTEE(S)	Number of Pages: $12 - 12 = 19 9 \xi$.
	GUARDIAN/CONSERVATOR	SIGNER IS REPRESENTING:
J	OTHER:	

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT $\{\psi_{i},\psi_{i},\psi_{i}\}_{i=1}^{\infty} \{\psi_{i},\psi_{i}\}_{i=1}^{\infty} \{\psi_{i},\psi_{i}\}_{i=1}^{\infty$ State of California County of distribution On Control of Special personally appeared End Name at a pile of Office Name at a pile of Offi personally known to me $\vec{\lambda}$ proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) (s/are subscribed to the within instrument and acknowledged to me that he/she/they executed ANDREA C. MORALES same in hts/her/their authorized Commission # 1157162 capacityties), and that by his/her/their Notary Public - California signature(s) on the instrument the person(s), or Los Angeles County the entity upon behalf of which the person(s) ty Comm. Expires Oct 26, 200 acted, executed the instrument WITNESS my hand and official seal. Lucella C. Victoria Ce... Place Notan, Seal Aprive - OPTIONAL -Though the information below is not required by law lit may prove valuable to persons relying on the decument and could prevent traudulent removal and reattachment of this form to another document. **Description of Attached Document** Title or Type of Document ______ Document Date: ______Number of Pages: ______ Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: _____ _______ Individual

Signer Is Representing: ______

Corporate Officer — Title(s)

Partner — Limited General

Guardian or Conservator

Attorney in Fact

Trustee

TRADEMARKS OWNED BY ROCKSHOX, INC.

N. WILLTHAM FAILTHAND OF BANDARD

TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG. DATE OR APP. DATE	STATUS
JUDY	ARGENTINA	2036424	6-11-96	PENDING
ROCK SHOX	ARGENTINA	1937873	9.19.94	PENDING
JUDY	AUSTRALIA	720949	11-1-96	REGISTERED
ROCK SHOX	AUSTRALIA	661044	5-15-95	REGISTERED
NDY	AUSTRIA	166231	9-12-96	REGISTERED
ROCK SHOX	AUSTRIA	159533	8.29.95	REGISTERED
JUDY	BENELUX	601732	96-8-01	REGISTERED
ROCK SHOX	BENELUX	478255	3-30-90	REGISTERED
ROCK SHOX AND DESIGN	BENELUX	510119	2-14-92	REGISTERED
ROCK SHOX	BRAZIL	819193674	5-6-96	PENDING
BOXXER	CANADA	834313	1-72-97	PENDING
JUDY	CANADA	479820	8.7.97	REGISTERED
ROCK SHOX	CANADA	492211	4.2 98	REGISTERED
ROCK SHOX	CANADA	422135	1.21.94	REGISTERED

TRADEMARK REEL: 1843 FRAME: 0616

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TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG DATE OR APP. DATE	STATUS
ROCK SHOX AND DESIGN	CANADA	424]28	3-4-94	REGISTERED
ROCK SHOX COUPE DELUXE	CANADA	884915	7-21-98	PENDING
ROCK SHOX DELUXE	CANADA	884916	7.21.98	PENDING
ROCK SHOX JETT	CANADA	885385	7-24-98	PENDING
ROCK SHOX RUBY MFTRO	CANADA	875331	4-16-98	PENDING
ROCK SHOX SUPER DELUXE	CANADA	884914	7-21-98	PENDING
RUBY	CANADA	839671	3.18.98	PENDING
SID DUAL AIR	CANADA	884917	7.21.98	PENDING
JUDY	COLOMBIA	193114	1.23-97	REGISTERED
ROCK SHOX	COLOMBIA	193115	1-23-97	REGISTERED
JUDY	DENMARK	2224-1996	3.29-96	REGISTERED
ROCK SHOX	DENMARK	8201-1994	11-25-94	REGISTERED
BOXXER	(TIM	454892	1.27.97	PENDING
ROCK SHOX	CIM	272088	5.7.96	PENDING

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TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG. DATE OR APP, DATE	STATUS
ROCK SHOX COUPE DELUXE	СТМ	887398	7.24.98	PENDING
ROCK SHOX DELUXE	CTM	887180	7.24.98	PENDING
ROCK SHOX JETT	CTM	887364	7.24.98	PENDING
ROCK SHOX RUBY METRO	CTIM	801233	4.17.98	PENDING
SID DUAL AIR	CTM	887331	7-24-98	PENDING
JUDY	FINLAND	205318	3.27-97	REGISTERED
ROCK SHOX	FINLAND	139229	8.7.95	REGISTERED
JUDY	FRANCE	96646690	96-81-01	REGISTERED
ROCK SHOX	FRANCE	1592112	5-15-90	REGISTERED
ROCK SHOX AND DESIGN	PRANCE	92409308	3.9.92	REGISTERED
NDY	GERMANY	396037704	7.3.96	REGISTERED
ROCK SHOX	GERMAN)	1171053	16.71.1	REGISTERED
ROCK SHOX	GERMANY	2038030	6-11-93	REGISTERED
RUBY	GERMANY	39712224	7.7.97	REGISTERED
JUDY	HONG KONG	9616020	6-12-96	PENDING

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TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG. DATE OR APP. DATE	STATUS
ROCK SHOX	HONG KONG	9626500	9.20-94	REGISTERED
אטטו	INDONESIA			PENDING
ROCK SHOX	INDONESIA			PENDING
JUDY	ITALY	96-425	2-11-96	PENDING
ROCK SHOX	ITALY	634557	11.21.94	REGISTERED
ROCK SHOX	ITAL.Y	584073	12.9.92	REGISTERED
RUBY	ITALY	97.1119	3-10-97	PENDING
ноххек	JAPAN	95395	1-22-97	ABANDON
JUDY	JAPAN	816504	2-20-96	ABANDON
ROCK SHOX JETT	JAPAN	N/A	7.27-98	PENDING
ROCK SHOX	JAPAN	2654956	4-28-94	REGISTERED
SID DUAL AIR	JAPAN	N/A	7-27-98	PENDING
ROCK SHOX RUBY METRO	JAPAN	1040429	5-14-98	PENDING
ROCK SHOX	JAPAN	2513307	4.28.93	REGISTERED
JUDY	MALAYSIA	9609119	96-2-8	PENDING
ROCK SHOX	MALAYSIA	9506417	6-30-95	PENDING

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TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG. DATE OR APP. DATE	STATUS
JUDY	MEXICO	282863	12-18-96	PENDING
ROCK SHOX	MEXICO	486520	1-4.95	REGISTERED
NDY	NEW ZEALAND	264115	7.1.96	PENDING
ROCK SHOX	NEW ZEALAND	241022	9.16.94	REGISTERED
JUDY	NORWAY	180065	2-20-97	FENDING
ROCK SHOX	NORWAY	173812	96-0-90	PENDING
JUDY	PARAGUAY	190143	11-25-96	REGISTERED
ROCK SHOX	PARAGUAY	026220	12.12.94	PENDING
JUDY	PORTUGAL	117927	6-10-97	REGISTERED
ROCK SHOX	PORTUGAL	310287	5-17-96	REGISTERED
JUDY	SINGAPORE	9619196	96-18-96	PENDING
ROCK SHOX	SINGAPORE	532595	6-13-95	PENDING
JUDY	SOUTH KOREA	401232	4-3-98	REGISTERED
ROCK SHOX	SOUTH KOREA	401233	4-3-98	REGISTERED
JUDY	SPAIN	2035780	6-20-96	PENDING
ROCK SHOX	SPAIN	157044088	5.28.90	REGISTERED

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TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG. DATE OR APP. DATE	STATUS
ROCK SHOX AND DESIGN	SPAIN	16884728	3-5-92	REGISTERED
JUDY	SWEDEN	320299	12-13-96	REGISTERED
ROCK SHOX	SWEDEN	301344	5-5-95	REGISTERED
JUDY	SWITZERLAND	419071	7.28.96	REGISTERED
ROCK SHOX	SWITZERLAND	181968	3-3-92	REGISTERED
ROCK SHOX	SWITZERLAND	381242	1.11.91	REGISTERED
JETT	TAIWAN	87031129	6-26-98	PENDING
NDY	TAIWAN	723714	96-1-8	REGISTERED
ROCK SHOX	TAIWAN	614949	2.16.91	REGISTERED
ROCK SHOX AND DESIGN	TAIWAN	574957	76-1-11	REGISTERED
ROCK SHOX RUBY METRO	TAIWAN	87022755	5-14-98	PENDING
SID DUAL AIR	TAIWAN	87036017	7.24.98	PENDING
JUDY	UNITED KINGDOM	2114475	11-1-96	PENDING
ROUK SHOX	UNITED KINGDOM	1585336	9-16-94	REGISTERED
RUBY	UNITED KINGDOM	2126916	3-18-97	REGISTERED

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TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG DATE OR APP. DATE	STATUS
BOXXER	UNITED STATES	78139587	7-22-96	OPPOSED
IUDY	UNITED STATES	1914795	8-29-95	REGISTERED
JUDY JAX	UNITED STATES	2039777	2-25-97	REGISTERED
ROCK SHOX	UNITED STATES	2000058	96-01-6	REGISTERED
ROCK SHOX	UNITED STATES	1654275	8-20-91	REGISTERED
ROCK SHOX AND DESIGN	UNITED STATES	2016732	26-11-2	REGISTERED
ROCK SHOX AND DESIGN	UNITED STATES	1704807	8-4-97	REGISTERED
ROCK SHOX AND DESIGN	UNITED STATES	2041768	ን ፋ ፡ ዓን	REGISTERED
ROCK SHOX COUPE DELUXE	UNITED STATES	75504059	86-71-9	PENDING
ROCK SHOX DELUXE	UNITED STATES	75504058	86-41-9	PENDING
ROCK SHOX JETT	UNITED STATES	75504101	86:21:9	PENDING
ROCK SHOX SUPER DELUXE	UNITED STATES	75503645	86-21-9	PENDING
ROCKSHOX A BETTER WAY TO TRAVEL	UNITED STATES	75504100	9.4-71-9	PENDING

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TRADEMARK	COUNTRY	REG. NUMBER OR APP. NUMBER	REG. DATE OR APP. DATE	STATUS
RUBY	UNITED STATES	2170213	6-30-98	REGISTERED
RUBY METRO	UNITED STATES	75472955	4-23-98	PENDING
SID DUAL AIR	UNITED STATES	75504001	86-17-98	PENDING
JUDY	URUGUAY	286401	7-29-97	(EGISTERED
ROCK SHOX	URUGUAY	274447	12-8-94	PENDING

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