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To the Honorable Commissioner of Patents and Market Please record the attached original documents or copy thereof.		
1. Name of conveying party(ies): First National Bank of Chicago, as agent for the Bank of America, Illinois □ Individual(s) □ Association □ General Partnership □ Limited Partnership □ Corporation - □ Other A BANKING ASSOCIATION Additional name(s) of conveying party(ies) attached? □ Yes ■ No 3. Nature of conveyance: □ Assignment □ Merger □ Security Agreement □ Change of Name □ Other Release and Reassignment of Trademark and License Agreement	2. Name and address of receiving party(ies): Name: Outhoard Marine Corporation Internal Address: 100 E. Seahorse Drive Street Address: 100 E. Seahorse Drive City: Waukegan State: IL ZIP: 75082-4399 Individual(s) citizenship Association General Partnership Limited Partnership Corporation-State Delaware Other If assignee is not domiciled in the United States, a domestic representative designation is attached:	
(recorded at Reel 1622 Frame 0385)	☐ Yes ☐ No (Designation must be a separate document from Assignment)	
EffectiveDate: January 5, 1998	Additional name(s) & address(es) attached? ☐ Yes 🖾 No	
4. Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Tamsen V. Valoir Street Address: Jenkens and Gilchrist, P.C. 1100 Louisiana Street, Suite 1800 Houston, Texas 77002-5214	B. Trademark Registration No.(s) 516,807 1,293,585 1,426,296 1,277,753 519,909 1,438,492 233,698 (Supplemental Reg.) rs attached? □ Yes ■ No 6. Total number of applications and registrations involved: 7. Total fee (37 CFR 3.41): \$ 190.00 ■ Enclosed □ Authorized to be charged to deposit account. (If check is not received with this correspondence or additional fees are required, please charge to deposit account 10-0447.) 8. Deposit Account number: 10-0447 (Attach duplicate copy of this page if paying by deposit account)	
DO NOT USE THIS SPACE		
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and corn Tamsen V. Valoir Name of Person Signing Attorney Docket: 07818-00070	Total number of pages comprising cover sheet: 1	
	- Va. :	

Date of Deposit 4 Pril 1, 1999
I hereby certify under 37 CFR 1.8(a) that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Box ASSIGNMENT, Washington, D.C. 20231.
Sollie K Carliela
while R. Curitise

04/12/1999 VBROWN 00000094 516807 01 FC:481 02 FC:482 40.00 OP 150.00 OP

IPHOU:23612.1 46715-01168

Schedule 1 to Release and Reassignment of Trademark and License Assignment

Registration No.	Date	Trademark
516,807	10/25/49	EVINRUDE
1,293,585	09/11/84	EVINRUDE
1,426,296	01/27/87	EVINRUDE
1,277,753	05/15/84	JOHNSON
519,909	01/17/50	JOHNSON
1,438,492	05/05/87	JOHNSON
233,698	10/04/27	JOHNSON (Suppl. Reg.)

Schedule 1 to Release and Reassignment of Trademark and License Assignment - Solo Page

RELEASE AND REASSIGNMENT OF TRADEMARK AND LICENSE ASSIGNMENT

THIS RELEASE AND REASSIGNMENT OF TRADEMARK AND LICENSE ASSIGNMENT ("Release and Reassignment") dated as of January 5, 1998, by The First National Bank of Chicago, as agent (the "Agent") for its benefit and for the Holders of Secured Obligations (as defined in the "Credit Agreement" referred to below).

WITNESSETH

WHEREAS, the Banks, the Agent, the Bank of America Illinois, as co-agent and Outboard Marine Corporation (the "Borrower"), are parties to that certain Third Amended and Restated Revolving Credit Agreement dated as of April 30, 1997 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement") (unless otherwise defined herein, capitalized terms used herein shall have the meanings ascribed to such terms in the Credit Agreement);

WHEREAS, the Borrower has satisfied its Obligations to the Agent and to the Holders of Secured Obligations and therefore the Borrower has requested that the Agent on behalf of the Holders of Secured Obligations releases its security interest in the Trademarks and Licenses and reassign the same to the Borrower.

NOW THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged:

- 1. The Agent hereby releases its security interest in and assignment of the Trademarks and Licenses.
- 2. The Agent hereby reassigns, grants and coveys to the Borrower, without any representation, recourse of undertaking by the Agent, all of the Agent's right, title and interest, in and to:

- trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including, without limitation, the trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications listed on Schedule A attached hereto and made a part hereof. and (a) all renewals thereof, b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (c) the right to sue for past, present and future infringements and dilutions thereof, (d) the goodwill of Borrower's business symbolized by the foregoing and connected therewith, and (e) all of Borrower's rights corresponding thereto throughout the world; and
- (ii) rights under or interest in any trademark license agreements or service mark license agreements with any other party, where Borrower is a licensor under any such license agreement, including, without limitation, those trademark license agreements and service mark license agreements listed on Schedule B attached hereto and made a part hereof, together with any goodwill connected with symbolized by any such trademark license agreements or service mark license agreements, and the right to prepare for sale and sell any and all Inventory now or hereafter owned by Borrower and now or hereafter covered by such Licenses.

IN WITNESS WHEREOF, the Agent has caused this Release and Reassignment to be duly executed by its duly authorized officer as of the day and year first above written.

> THE FIRST NATIONAL BANK OF CHICAGO, as Agent

By: <u>Authorized Almt</u>

Schedule A

to

Release an Reassignment of Trademark and License Assignment Dated as of January 5, 1998

Trademark Attached.

<u>Trademark No.</u> <u>Issue Date</u> <u>Subject</u>

Trademark Applications
Attached.

Serial No. Filing Date Subject

Schedule B

to

Release an Reassignment of Trademark and License Assignment Dated as of January 5, 1998

License Agreements
Attached.

TRADEMARK LICENSE AGREEMENTS AS OF April 15, 1997

NAME OF FILE

Ande Rooney

Anthony Industries (Speed Zonc, a division of) Trademark License Agreement for wearing appearel bearing the OMC Marks (Button Brand Development)

ARCTCO, INC. - Trademark License Agreement for DSE-PDS Products using the FICHT marks

Auto-Trol

Chris Craft Industries - Terms Confidential

Dumas Products (CC Model Boats)

Fahnestock and Co. Inc. "OMC"

FICHT Marks

G-3 Owners Assn. & OMC Trademark License Agreement

General Motors - re: Sunbird

Grumman Corporation

Nylint - Trademark License Agreement for toys bearing the OMC Marks (Button Brand Development)

OMC and Altra Marine Products, Inc. - Trademark License Agreement

OMC Credit Union

OMC Europe VOF

OMC & OMINC (Panama)

Principal Mutual Life Ins. Co. - Use of OMC Trademark on Ads

Saskatchewan Institute of Applied Science & Technology - use of OMC material in educational material. (7/94)

Toy Collectors Club of America

RECORDED: 04/05/1999

Wildlife Service Emblem

Winross Toy Trucks

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