1-31-92	-	6-2000 ET U.S. DEPARTMENT OF	d Trademark Offic
11-15-00 Tab settings	<b>.</b>		
To the Honorable Com	nmissioner of 101	512476  Lease record the attached original documents or copy thereof.	
Name of conveying party(ies):	Coleman Powermate, Inc.	Name and address of receiving party(ies):	
□ Individual(s)	□ Association	Name:First Union National Bank, as Administrative Age	nt
□ General Partnership	□ Limited Partnership	Internal Address:	
□ Corporation-State (NE)		Street Address: 301 South College Street	
□ Other		City: Charlotte State: NC ZIP:	
Additional name(s) of conveying party(ies) att	tached? □ Yes 🗵 No		
3. Nature of conveyance:		☐ Individual(s) citizenship	
□ Assignment	□ Merger	□ Association	
Security Agreement	□ Change of Name	□ General Partnership	
•	•	□ Limited Partnership	
□ Other		☐ Corporation-State  ☑ Other National banking association	
Execution Date: September 29, 200	00	If assignee is not domiciled in the United States, a domestic representative desi attached:  (Designation must be a separate document from Assignment)  Additional name(s) & address(es) attached?	lo
		:	
4. Application number(s) or registra	ation number(s):		
A. Trademark Application No.(s)	See Attached Schedule 1	B. Trademark Registration No.(s) See Attached Schedu	le 1
	Additional numb	rs attached? ⊠ Yes □ No	•
5. Name and address of party to who concerning document should be to		6. Total number of applications and registrations involved:	33
concerning document should be r	mailed:		
Name: Kristopher E. Ahrend, Esc	g.	registrations involved:	
concerning document should be r	g.	7. Total fee (37 CFR 3.41):	
Name: Kristopher E. Ahrend, Esc	g.	7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)	
Name: Kristopher E. Ahrend, Esc	mailed:  q. her & Bartlett	7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account	
Name: Kristopher E. Ahrend, Esc Internal Address: Simpson Thack	mailed:  q. her & Bartlett	7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account  8. Deposit account number:	
Name: Kristopher E. Ahrend, Esc Internal Address: Simpson Thack Street Address: 425 Lexington A	g. her & Bartlett	7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account	
Name: Kristopher E. Ahrend, Esc Internal Address: Simpson Thack	mailed:  q. her & Bartlett  evenue  State: New York ZIP:10017	7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account  8. Deposit account number:  (Attached duplicate copy of this page if paying by deposit account)	
Name: Kristopher E. Ahrend, Esc Internal Address: Simpson Thack Street Address: 425 Lexington A	mailed:  q. her & Bartlett  evenue  State: New York ZIP:10017	7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account  8. Deposit account number:	
Name: Kristopher E. Ahrend, Esc. Internal Address: Simpson Thack Street Address: 425 Lexington A  City: New York  9. Statement and signature. To the best of my knowledge and	nailed:  q. her & Bartlett  Avenue  State: New York ZIP: 10017  DO NOT	registrations involved:  7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account  8. Deposit account number:  (Attached duplicate copy of this page if paying by deposit account)  USE THIS SPACE	\$960.00
Name: Kristopher E. Ahrend, Esc. Internal Address: Simpson Thack Street Address: 425 Lexington A  City: New York  9. Statement and signature. To the best of my knowledge and document.	nailed:  q. her & Bartlett  Avenue  State: New York ZIP: 10017  DO NOT	registrations involved:  7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account  8. Deposit account number:  (Attached duplicate copy of this page if paying by deposit account)  USE THIS SPACE	\$960.00
Name: Kristopher E. Ahrend, Esc. Internal Address: Simpson Thack  Street Address: 425 Lexington A  City: New York  9. Statement and signature. To the best of my knowledge and document.  Kristopher E. Ahrend, Esc. Name of Person Signing	g. her & Bartlett  State: New York ZIP: 10017  DO NOT  I belief, the foregoing information to the state of th	registrations involved:  7. Total fee (37 CFR 3.41):  □ Enclosed (Regular Fee + Expedited Fee)  □ Authorized to be charged to deposit account  8. Deposit account number:  (Attached duplicate copy of this page if paying by deposit account)  USE THIS SPACE	\$960.00
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120.00 Of Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents and Trademarks, Box Assignments

Washington, D.C. 20231

### **SCHEDULE 1**

### U.S. Trademark Registrations and Applications as of September 29, 2000

TITLE	SERIAL NO.	REG. NO.
AIR HAWK		1,794,695
ARTIC TRAVELER		1,269,094
BLACK MAX		1,517,778
BLUE MAX		2,029,581
COLEMAN		1,021,408
COLEMAN		1,977,284
COLEMAN		1,563,048
COLEMAN and LANTERN design		1,982,983
COLEMAN and LANTERN design		1,552,522
COLEMAN and LANTERN design		1,021,409
CONTRACTOR		1,904,099
CUBE	78/018,412	
DUAL POWER	78/020,330	
LIGHTNING STARTER and design		1,969,842
MAGNA FORCE		1,481,391
MAXA		2,261,928
POWERBASE		1,680,966
POWERMATE		1,229,284
POWERMATE		2,010,643
POWERMATE		2,121,131
POWERMATE		2,097,973
POWERMATE	78/015,427	
POWERSTATION	75/908,157	

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TITLE	SERIAL NO.	REG. NO.
PRO-FORCE		1,480,485
PRO-GEN	75/633,388	
PULSE		2,384,575
SANBORN		1,644,208
SANBORN		1,478,299
SANBORN	78/014,784	
THE ANYWHERE, ANYTIME GENERATOR		1,905,320
TOPS	75/767,609	
VANTAGE		1,688,758
VERTEX		2,387,595

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#### TRADEMARK SECURITY AGREEMENT

# (TRADEMARKS, TRADEMARK REGISTRATIONS, TRADEMARK APPLICATIONS AND TRADEMARK LICENSES)

WHEREAS, each of the undersigned (the "Grantor"), owns, or in the case of licenses, is party to, the Trademark Collateral (as defined below);

WHEREAS, Sunbeam Corporation (the "Parent"), the Subsidiary Borrower referred to therein, the Lenders party thereto (the "Lenders"), Morgan Stanley Senior Funding, Inc., as Syndication Agent, Bank of America, N.A., as Documentation Agent, and First Union National Bank, as Administrative Agent for the Lenders, are parties to a Credit Agreement, dated as of March 30, 1998 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement");

WHEREAS, the Parent is, or may hereafter become obligated to one or more Lenders under one or more Hedging Agreements (as defined in the Credit Agreement) as contemplated by the Section 5.10 of the Credit Agreement;

WHEREAS, pursuant to the Credit Agreement, the Grantor is a party to the Subsidiary Guarantee (as defined in the Credit Agreement) in order to guarantee the obligations of the other Obligors (as defined in the Credit Agreement) under the Credit Agreement, the other Loan Documents (as defined in the Credit Agreement) and any Hedging Agreements;

WHEREAS, the Grantors have agreed to amend the Credit Agreement pursuant to Amendment No. 13 (as defined in the Credit Agreement) to change the relative priority of the obligations under the Credit Agreement and the other Loan Documents in respect of the Supplemental Revolving Loans, the Term Loans, the Revolving Loans and any Letters of Credit and, in connection therewith, the Grantors have agreed to provide a second priority Lien to the Administrative Agent, for the benefit of the holders of the Second Priority Obligations, to secure the obligations of the Grantors with respect thereto; and

WHEREAS, pursuant to the terms of a Subsidiary Security Agreement, dated as of July 10, 1998 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"; unless otherwise specifically defined herein, each term used herein which is defined in the Security Agreement has the meaning assigned to such term in the Security Agreement), among the Grantor, among others, and First Union National Bank, as Administrative Agent (together with its successors and assigns, the "Grantee") for the Lenders, including the holders of the Second Priority Obligations, the Grantor has granted to the Grantee, for the benefit of the holders of the Second Priority Obligations, a continuing second priority security interest in substantially all the assets of the Grantor, including all right, title and interest of the Grantor in, to and under the Trademark Collateral (as hereafter defined), whether now owned or existing or hereafter acquired or arising, to secure the Second Priority Obligations;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, in order to secure the full and punctual payment of the Second Priority Obligations in accordance with the terms thereof and to secure the payment and performance of all the obligations of the Grantor hereunder and under the other

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Loan Documents in respect of the Second Priority Obligations, the Grantor hereby grants the Grantee, for the ratable benefit of the holders of the Second Priority Obligations, a continuing second priority security interest in all of the Grantor's right, title and interest in and to all of the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether now owned or existing or hereafter acquired or arising:

- (i) each Trademark owned by the Grantor, including, without limitation, each Trademark registration and application referred to in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark;
- (ii) each Trademark License, including, without limitation, each Trademark License identified in Schedule 1 hereto; and
- (iii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by the Grantor against third parties for past, present or future unfair competition with, or violation of intellectual property rights in connection with or injury to, or infringement or dilution of, any Trademark owned by the Grantor, or for injury to the goodwill associated with any such Trademark, including, without limitation, any Trademark referred to in Schedule 1 hereto, and all rights and benefits of the Grantor under any Trademark License, including, without limitation, any Trademark License identified in Schedule 1 hereto.

The Grantor hereby irrevocably constitutes and appoints the Grantee and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of the Grantor or in its name, from time to time, in the Grantee's discretion, so long as an Event of Default (as defined in the Credit Agreement) has occurred and is continuing, to take with respect to the Trademark Collateral any and all appropriate action which the Grantor might take with respect to the Trademark Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Trademark Security Agreement and to accomplish the purposes hereof.

Except to the extent permitted by the Credit Agreement, the Grantor agrees not to sell, license, exchange, assign or otherwise transfer or dispose of, or grant any rights with respect to, or mortgage or otherwise encumber, any of the foregoing Trademark Collateral except for (i) licenses issued to contract manufacturers in the ordinary course of business and (ii) to the extent such activities would not adversely affect the value of the Trademark Collateral taken as a whole.

The foregoing security interest is granted in conjunction with the security interests granted to the Grantee pursuant to the Security Agreement. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Grantee with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

2

IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of			
the 29 <sup>th</sup> day of September, 2000.	COLEMAN POWERMATE, INC.		
	By Name: Ronald R. Richter Title: Vice President, Treasurer		
ACKNOWLEDGED:			
FIRST UNION NATIONAL BANK, as Administrative Agent			

029551-0019-08659-NY02.2024650.1

Ву

Name: Title:

IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of

the 29th day of September, 2000.

COLEMAN POWERMATE, INC.

y				
•	Name:		 	
	Title			

ACKNOWLEDGED:

FIRST UNION NATIONAL BANK, as Administrative Agent

By

Name: Joel Comes
Title: Ver free don't

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STATE OF FLORIDA )  SS.:  COUNTY OF BALM BEACH )	
aforesaid, DO HEREBY CERTIFY, that Royald R. Robber, POWERMATE, INC., personally known to me to be the to the foregoing instrument as such and acknowledged that (s)he signed, executed and delive free and voluntary act and as the free and voluntary act of purposes therein set forth being duly authorized so to do GIVEN under my hand and Notarial Seal	via President Trassurer of COLEMAN same person whose name is subscribed, appeared before me this day in person ered the said instrument as her/his own of said Company, for the uses and
[Seal]	
Signature of notary public  My Commission expires	NOTARY PUBLIC - STATE OF FLORIDA CHERYL S JACKMAN COMMISSION # CC814033 EXPIRES 4/19/2003 BONDED THRU ASA 1-888-NOTARY1

### **SCHEDULE 1**

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**RECORDED: 11/15/2000**