OMP No. 0651 0011 (ovp. 4/04)	08-03-1999 101106362	SHEET
To the Honorable Communication 1. Name of conveying party(ies): Wagner Spray Tech Corporation 1770 Fernbrook Lane Plymouth, Minnesota 55447	· · · · ·	2. Name and address of receiving party(ies)     Name: <u>U.S. Bank National Association</u> Internal Address: <u>MPFP2805</u>
Additional name(s) of conveying parts 3. Nature of conveyance: 7 □ Assignment ■ Security Agreement	- <b>3</b> 9 - 99 □ Merger	Street Address: <u>U.S. Bank Place</u> <u>601 Second Avenue South</u> City: <u>Minneapolis</u> State: <u>MN</u> ZIP: <u>55402</u>
□ Other Execution Date: <u>April 30, 1999</u>		Additional name(s) & address(es) attached D Yes 🛛 No
A. Patent Application No.(s) 08,840,202		B. Patent No.(s)
	be mailed:	ched? □ Yes ⊠ No 6. Total Number of applications and and patents involved:
08,840,202 5. Name and address of party to concerning document should Name: <u>Elizabeth C. Bucking</u>	o whom correspondence be mailed:	ched? □ Yes 129 No 6. Total Number of applications and
08,840,202 5. Name and address of party to concerning document should Name: <u>Elizabeth C. Bucking</u> Internal Address: <u>Dorsey 8</u>	o whom correspondence be mailed: nham	and patents involved:       1         7. Total fee (37 CFR 3.41).       \$ 40.00         Image: Second state
08,840,202 5. Name and address of party to concerning document should Name: <u>Elizabeth C. Bucking</u> Internal Address: <u>Dorsey 8</u> 	o whom correspondence be mailed: ham & Whitney LLP th Sixth Street 	and patents involved:   7. Total fee (37 CFR 3.41).   8. Deposit account number:   40.00   40.00   40.00   40.00   40.00   40.00
<ul> <li>08,840,202</li> <li>5. Name and address of party to concerning document should Name: <u>Elizabeth C. Bucking</u> Internal Address: <u>Dorsey 8</u></li> <li></li></ul>	o whom correspondence be mailed: ham & Whitney LLP th Sixth Street : ZIP55402 DO NOT USE	and patents involved:   7. Total fee (37 CFR 3.41).   8. Deposit account number:   40.00   40.00   40.00   40.00   40.00   40.00
<ul> <li>08,840,202</li> <li>5. Name and address of party to concerning document should Name: <u>Elizabeth C. Bucking</u> Internal Address: <u>Dorsey 8</u></li> <li></li></ul>	whom correspondence be mailed: ham Whitney LLP whitney LLP whith Sixth Street MN_ZIP_55402 DO NOT USE and belief, the foregoing informat Wige AOM C. Auto Signature	Inched?       Yes       Yes       Yes       No         6. Total Number of applications and and patents involved:       1       1         7. Total fee (37 CFR 3.41).       1       1         7. Total fee (37 CFR 3.41).       \$\$\frac{40.00}{40.00}\$       \$\$\frac{1}{10}\$         Image: Second state in the image is the image.         THIS SPACE       40.6         tion is true and correct and any attached copy is a true copy of the image.         The image is the image is the image.       7/29/99         The image is the image.       7/29/99         The image is the image.       7/29/99         The image is the image is the image.
<ul> <li>08,840,202</li> <li>5. Name and address of party to concerning document should Name: <u>Elizabeth C. Bucking</u> Internal Address: <u>Dorsey 8</u></li> <li></li></ul>	be mailed: ham Whitney LLP Whitney LLP MN_ZIP_55402 DO NOT USE and belief, the foregoing informat <u>UigebOH C Auch</u> Signature	and patents involved:   7. Total fee (37 CFR 3.41).   8. Deposit account number:   (Attach duplicate copy of this page if paying by deposit account   THIS SPACE

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## PATENT SECURITY AGREEMENT

WHEREAS, WAGNER SPRAY TECH CORPORATION, a Minnesota corporation ("Grantor"), owns the Patents and/or the Patent Application listed on Schedule 1 annexed hereto (collectively referred to as the "Patent Collateral");

WHEREAS, Grantor has entered into a Security Agreement (Patents) dated as of April 30, 1999 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), with U.S. BANK NATIONAL ASSOCIATION, as Collateral Agent (in such capacity, and together any successors in such capacity, with "Grantee") for the benefit of Banks (as defined in the Security Agreement). Except as otherwise defined herein, capitalized terms used in this Agreement shall have the meanings given to them in the Security Agreement; and

WHEREAS, pursuant to the terms of the Security Agreement, Grantor has granted to Grantee for the benefit of the Banks a Security Interest in all right, title and interest of Grantor in, to and under all now owned and hereafter acquired patents and patent applications to secure the payment of the Obligations;

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

1. As collateral security for the prompt payment in full when due (whether at stated maturity, by acceleration or otherwise) of the Obligations, in the Security Agreement, the Grantor granted to Grantee a Security Interest, in, among other things, all of Grantor's right, title and interest in:

(a) the "Patent Collateral" referred to in Schedule 1 annexed hereto, togther with any reissues, continuations or extensions thereof, and

(b) all products and proceeds of the foregoing Patent Collateral, including, without limitation, any claim by Grantor against third parties for past, present or future infringement of any patent and any patent application constituting Patent Collateral.

2. This security interest is granted in conjunction with the Security Interests granted by Grantor to Grantee pursuant to the Security Agreement and is cumulative of, and in addition to, the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the security interest in the Patent Collateral made and granted hereby are more fully set forth in the Security

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Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, Grantor has caused this Patent Security Agreement to be duly executed by its duly authorized officer on this 30th day of April, 1999

a Minnesota corporation Its:

GRANTOR,

Acknowledged:

U.S. BANK NATIONAL ASSOCIATION a national banking association, as Collateral Agent

Sam Name: Title: Vice Kadin

ACKNOWLEDGMENT

STATE OF Minsota	_)
	) SS.
COUNTY OF <u>Hermini</u>	)

On the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 1999, before me personally appeared \_\_\_\_\_\_\_\_, to me personally known or proved to me on the basis of satisfactory evidence to be the person described in and who executed the foregoing instrument, who being by me duly sworn, did depose and say that he/she is \_\_\_\_\_\_ of Wagner Spray Tech Corporation, a Minnesota corporation described in and which executed the foregoing instrument; that the said instrument was signed on behalf of said corporation by order of its Board of Directors; and that he/she acknowledged said instrument to be the free act and deed of said corporation.

e - Mai AFTNIA, GRIMES Pressau recensi - Minuseres Turen {Seal} Notary Public an an teachta

My commission expires:

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## Wagner Spray Tech Corporation

## UNITED STATES Patent Application

Application No.	Filing Date	Title
08/840,202	4/11/97	METHOD AND APPARATUS FOR TREATING PAINT ROLLER COVERS

M2:20238302.02

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