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Form PTO-1594 1-31-92	06-17-19	98 相解的 L Y	U.S. DEPARTMENT OF COMMERCE Patent and Frademark Office
To the Honorable Commission	- 機械機能機能	attached original attached ori	
Corporation - New Jersey X Other AGENT Additional name(s) of conveying partyles) atta 3. Nature of conveyance: Assignment	I Limited Partnership	Name: Fairchild Aircra Internal Address: Street Address: Post Of City: San Antonio Stat Individual(s) citizenship Association General Partnership Limited Partnership X Corporation- Delaware Other If assignee is not domiciled designation is attached: (Designations must be a seper	off Incomprated ffice Box 790490 te: Texas ZIP: 78279-0490
Application number(s) or registration number(s): A, Trademark Application No.(s)		Trademark Registration No.(s) 883, 667 1, 247, 636 1, 359, 114 1, 459, 148	
Additional number 5. Name and address of party to whom correspondence concerning document should be mailed: Name: John Scheibeler, Esq. Internal Address: White & Case		Total number of application of the involved: 7. Total fee (37 CFR 3.41 X Enclosed	etions and registrations
Street Address: 1155 Avenue of the A Room 2622 City: New York State: NY		8. Deposit account number 23-1705 (Attach duplicate copy of	or: this page if paying by deposit account)
06/16/1998 DCDATES 00000175 883667	DO NOT US	E THIS SPACE	
9. Statement and signature. To the best of my knowledge and belified document. John Scheibeler, Esq. Name of Person Signing Do not detach this portion Mail documents to be recorded Commissioner of Para Box Assignments Washington, D.C. 2 Public burden reporting for this including time for reviewing the descriptions.	gnature with required cover sheet in tents and Trademarks 0231 sample cover sheet is estimated and gathering the deputy of the U.S. P.	date T. date T. formation to: atted to average about 30 m at a needed, and completing tarent and Trademark Office	ned copy is a true copy of the original fortal number of pages comprising cover sheet: Initiates per document to be recorded, and reviewing the sample cover sheet. In office of information Systems, PK2-work Reduction Project (0651-0011),

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EXHIBIT B

TRADEMARKS AND SERVICE MARKS

State or Country	Registration No.	Registration Date	Trademark of Service Mark
U.S.	883,667	1-6-70	METRO
U.S.	1,247,636	8-9-83	TURBOFLEET
U.S.	1,359,114	9-10-85	EXPEDITER
U.S.	1,459,148	9-29-87	MEDLIN

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RECORDED: 11/21/1995

PATENT REEL: 7722 FRAME: 0860

RELEASE OF COLLATERAL

THIS RELEASE is made by BANK OF AMERICA NATIONAL TRUST AND

SAVINGS ASSOCIATION, AS AGENT (hereinafter referred to as Agent), having a principal

place of business at 1455 Market St., San Francisco, California 94103:

WHEREAS, the Agent and Fairchild Aircraft Incorporated, a Delaware corporation

(hereinafter referred to as Borrower), having an address at Post Office Box 790490, San Antonio,

Texas 78279-0490, executed a Security Agreement - Patents and Trademarks dated September

29, 1995 (hereinafter referred to as Security Agreement and attached hereto as Exhibit A),

wherein the Borrower assigned and granted to Agent a security interest in any right, title, or

interest of Borrower in certain personal property (hereinafter referred to as Collateral) then-

owned or after-acquired by the Borrower, including in particular the collateral listed on exhibits

A and B to the Security Agreement attached hereto;

WHEREAS, the Security Agreement created a security interest for the benefit of Agent as

secured party in the above-described collateral, including in particular U.S. Patent Nos.

4,419,053 and D273,858, and, in particular U.S. Trademark Registration Nos. 883,667 and

1,247,636 and 1,359,114, and 1,459,148;

WHEREAS, the Security Agreement which granted the Agent a security interest in US

Patent Nos. 4,419,053 and D273,858 was recorded by the United States Patent and Trademark

Office at Reel 7722 and Frame 0852 and forward;

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TRADEMARK

REEL: 1741 FRAME: 0377



WHEREAS, the Security Agreement which granted a security interest in U.S. Trademark Nos. 883,667 and 1,247,636 and 1,359,114 and 1,459,148 was recorded by the United States Patent and Trademark Office at Reel 1414 and Frame 0979 and forward;

WHEREAS, the Agent now desires to release the above-described collateral;

NOW THEREFORE, in consideration of payment by Borrower of the Indebtedness described in the Security Agreement:

 The Agent hereby releases all right, title, or interest in the above-described Collateral as created by the above-referenced Security Agreement.

WHEREFORE, the Agent has caused this Release to be duly executed:

BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, as Agent

By:

Name: Patrick W. Zetzman

Title: Vice President

Date: April <u>8</u>, 1998

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SECURITY AGREEMENT PATENTS AND TRADEMARKS

- 1. THE SECURITY. The undersigned FAIRCHILD AIRCRAFT INCORPORATED, a Delaware corporation ("Borrower") for valuable consideration hereby assigns and grants to BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, AS AGENT (IN SUCH CAPACITY, "AGENT"), a security interest in any right, title, or interest of Borrower in or to the following described personal property, whether now owned or hereafter acquired ("Collateral"):
- A. Parents and parent applications, including without limitation the inventions and improvements described and claimed therein, and those patents listed on Exhibit A, attached hereto and made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (b) all income, damages and payments now and hereafter due and/or payable under and with respect thereto, including without limitation damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (a) (d), are sometimes hereinafter individually and/or collectively referred to as the "Patents").
- B. Trademarks, trademark registrations, trademarks, trademark applications, service marks and service mark applications, including without limitation the registered trademarks, tradenames, service marks and trademark and service mark applications listed on Exhibit B, attached hereto and made a part hereof, and (a) renewals or extensions thereof, (b) all income, damages and payments now and hereafter due and/or payable with respect thereto, including without limitation damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trademark registrations, trademarks and applications, together with the items described in clauses (a) (d), are sometimes hereinafter individually and/or collectively referred to as the "Trademarks").
- C. The goodwill of the Borrower's business connected with and symbolized by the Trademarks.
- D. All rights to damages or profits due or accrued arising out of past, present or future infringement of the Collateral or injury to Borrower's good will connected with the use of the Collateral and the right to sue therefor.
- E. All renewals, modifications, amendments, re-issues, divisions, continuations in whole or part, and extensions of any Collateral.
 - F. All proceeds of any Collateral.

The execution of this Agreement is a condition precedent to the making of any advances under that certain Credit Agreement of even date herewith (together with all amendments and modifications made thereto, the "Credit Agreement") between Borrower, the various financial institutions (collectively the "Bank") as are, or may from time to time, become parties thereto, and Agent, as the agent for the Bank.

PATENT REEL: 7722 FRAME: 0853



- 2. THE INDEBTEDNESS. The Collateral secures and will secure all Indebtedness of Borrower to Bank. For the purposes of this Agreement, "Indebtedness" shall mean all loans and advances made by Bank to Borrower and all obligations an 'liabilities of Borrower to Bank, whether now existing or hereafter incurred or created, whether voluntary or involuntary, whether due or not due, whether absolute or contingent (including but not limited to obligations of Borrower as a guarantor of the indebtedness of another), and whether incurred directly or acquired by Bank by assignment or otherwise. Unless Borrower shall have otherwise agreed in writing, "Indebtedness" shall not include "consumer credit" subject to the disclosure requirements of the Federal Truth in Lending Act or any regulations promulgated thereunder.
- WARRANTIES AND REPRESENTATIONS. Borrower represents and warrants to Agent as follows:
- A. Exhibits A and B, respectively, to this Agreement are complete lists of all patents, trademark and service mark registrations, and all applications therefor, in which Borrower has any right, title, or interest, throughout the world.
- B. Borrower has full power and authority to execute this Agreement and perform its obligations hereunder, and to subject the Collateral to the security interest transferred hereby, and Borrower has entered and will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants herein contained.
- C. Borrower is the lawful owner of the entire right, title and interest in and to all the Collateral, free and clear of all liens, charges, encumbrances, claims of infringement, setoffs, counterclaims, licenses, shop rights, and covenants not to sue third persons, except Permitted Liens (as defined in the Credit Agreement) and as Bank has consented to in writing.
- 4. BORROWER'S COVENANTS. Borrower covenants with Agent and agrees that, unless compliance is valved by Agent in writing:
- A. Borrower will at its expense properly maintain the Collateral and shall not fail to renew and shall not otherwise abandon any Collateral. Borrower will, at its expense, diligently prosecute all patent, trademark or service mark applications pending on or after the date hereof, will maintain in effect all issued patents and will renew all trademark and service mark registrations, including payment of any and all maintenance and renewal fees relating thereto; Borrower also will promptly make application on any patentable but unpatented inventions, registerable but unregistered trademarks and service marks.
- B. Borrower will at its expense protect and defend all rights in the Collateral against any claims and demands of all persons other than the Bank and will, at its expense, enforce all rights in the Collateral against any and all infringers of the Collateral. Borrower will not license or transfer any of the Collateral except with Bank's prior written consent.
- C. Borrower will promptly notify Agent of any acquisition (by adoption and use, purchase, license or otherwise) of any patent, trademark or service mark registration, and applications therefor, and unregistered trademarks and service marks, throughout the world, which are granted or filed or acquired after the date hereof or which are not listed on Exhibit A hereto. Borrower authorizes Agent.

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PATENT REEL: 7722 FRAME; 0854





without notice to Borrower, to modify this Agreement by amending Exhibit A to include any such Collateral.

- D. Borrower will, at the request of Agent and/or Bank, execute such other agreements, documents or instruments in connection with this Agreement as Agent and/or Bank may reasonably deem necessary, including, but not limited to, those documents prepared by Bank which, at Bank's option, Bank chooses to record with any governmental entity, in any State or at the Federal level or in any foreign country, relating to the security interest Bank holds in the Collateral.
- E. Borrower will pay to Agent, on demand, the amounts of any fees required to be paid in connection with recordation of this Agreement or any other agreement, document, or instrument evidencing Bank's security interest and any other rights in or to the Collateral.
- 5. DEFAULTS. An Event of Default (as defined in the Credit Agreement) shall be a default hereunder.
- 6. AGENT'S AND BANK'S REMEDIES AFTER DEFAULT. In the event of any default Agent and/or Bank may do any one or more of the following:
- A. Exercise any and all remedies provided for in Section 8.02 of the Credit Agreement.
- B. Enforce the security interest given hereunder pursuant to the Uniform Commercial Code and any other law.

7. MISCELLANEOUS.

- A. In the event of a sale of Collateral (whether under power of sale herein granted, pursuant to judicial process or otherwise), Borrower will duly execute and acknowledge all documents necessary or advisable to record title to such Collateral in the name of the purchaser, including, without limitation, valid and recordable assignments of such Collateral.
- B. Borrower hereby appoints Agent, effective upon the occurrence of a default hereunder. Borrower's attorney-in-fact, with full authority to take any action and to execute any instrument which the Agent may deem necessary or advisable to accomplish the purposes of this Agreement. Such appointment of Agent, as Borrower's attorney-in-fact is coupled with an interest and is interescable.
- C. Any waiver, expressed or implied, of any provision hereunder and any delay or failure by Agent and/or Bank to enforce any provision shall not preclude Agent and/or Bank from enforcing any such provision thereafter.
- D. This Agreement shall be governed by and construed according to the laws of the State of Texas, to the jurisdiction of which Borrower submits.

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- E. All rights and remedies herein provided are cumulative and not exclusive of any rights or remedies otherwise provided by law. Any single or partial exercise of any right or remedy shall not preclude the further exercise thereof or the exercise of any other right or remedy.
- F. All terms not defined herein are used as set forth in the Uniform Commercial Code.
- G. In the event of any action by Agent and/or Bank to enforce this Agreement or to protect the security interest of Agent and/or Bank in the Collateral, Borrower agrees to pay the costs thereof, reasonable attorney's fees and other expenses.
- H. This Agreement and any agreement or document attached hereto, referred to herein or executed concurrently herewith, integrate all the terms and conditions mentioned herein or incidental hereto, and supersede all oral negotiations and prior writings in respect to the subject matter hereof.

PATENT REEL: 7722 FRAME: 0856



This document is executed by Borrower as

s of
BORROWER:
FAIRCHILD AIRCRAFT INCORPORATED, a Delayare corporation
By: WING
Title: CFO
Address where notices to the Borrower are to be sent
Post Office Box 790490 San Antonio, Texas 78279-0490
AGENT:
BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, 25 agent
By: - Bru
Frank H. Waso Vice President
Ву:
Title:
Address where notices to the Bank are to be sent

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PATENT REEL: 7722 FRAME: 0857

TRADEMARK REEL: 1741 FRAME: 0383

1455 Market Street, 12th Floor San Francisco, CA 94103 Arm: Frank Woo



COUNTY OF County of County of Pairchild Aircraft Incorporated on behalf of said corporation.

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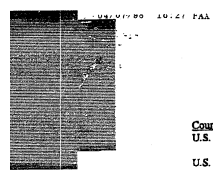
Notary Public, State of CA

Commission Registron

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PATENT REEL: 7722 FRAME: 0858



EXRIBIT A

PATENTS

Country	Patent No.	<u>Issue Date</u>	Inventor(s) Name	<u>Title</u>
U.S.	D273,858	5-15-84	Edward J. Swearingen, Jr.	Propeller Spinner
U. S .	4,419,053	12- 6-8 3	Edward J. Swearingen, Jr.	Propeller Spinner

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PATENT REEL: 7722 FRAME: 0859

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	Tab settings P.P.P. V					
	To the Honorable Commissioner of Pater. /1991	and an analysis of copy thereof.				
-3	Name of conveying party(les):	2. Name and address of receiving party(les) Name: Name: Manking is martical Various Trues				
7	Fairchild Aircraft Incorporated	and Savings Association				
1 4	Additional name(s) of conveying party(isc) attached? O Yea 2 No					
MR	3. Nature of conveyance:					
	O Assignment O Merger	Sitest Address: See See See See See See See See See Se				
	☐ Security Agreement ☐ Change of Name	Jan Beat & Land State Co.				
	C) Other	City: San FranciscoState: CA ZIP: 94103				
	Execution Date: September 29, 1995	Addillonel namo(s) & address(cs) sitached? □ Yes Q: No				
	4. Application number(s) or patent number(s):					
	If this document is being filed together with a new application	on, the execution date of the application is				
	A. Patent Application No.(s)	B. Palent No.(s)				
	ر م	D 273858 (5 MOV 21 1995)				
	Additional numbers to	Rechast? D Yes 20 Nor				
	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and partial than 20: 2				
	Name: Stumpf and Falgout, P.C.	7. Total fee (37 CFR 3.41)				
	Internal Address: Art - Scott Farr (mond.	@ Enclosed				
		Authorized to be charged to deposit account				
	Street Address: 1 600 Poar Oak Blud	8. Deposit account number:				
	City: Houston Signs: TX ZIP: 77056	(Attach duplicate copy of this page if paying by deposit account)				
	120 DE 12/19/18 44/4685 DO NOT U	SETHER SPACE 0 101 50.00 4%				
	the original document.					
	Name of Person Signing					
	Soil documents to be recorded with	Total number of pages including cover sheet, attachments, and documents. Mail description to be recorded with required cover sheet informations.				
	Mail documents to be recorded with required coverance information To Commissioner of Patents & Traderilla Gall Blag Addignorants IV. A.M.E.: 0852 EXHIBIT Washington, D.C. 20231					
	A					
		TRADEMARK				

RECORDED: 06/15/1998

REEL: 1741 FRAME: 0386