FORM PTO-1618A U.S. Department of Commerce Expires 06/30/99 OMB 0651-0027 03-01-2000 rino JAN 2 7 2000 01-27-2000 U.S. Patent & TMOfc/TM Mail Rop RECORDATI 101277836 TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies). Submission Type Conveyance Type Х New **Assignment** License Resubmission (Non-Recordation) Х Security Agreement **Nunc Pro Tunc Assignment** Document ID # Correction of PTO Error Effective Date Merger Reel # Frame # Month Day Year Corrective Document Change of Name Reel # Frame # Other Mark if additional names of conveying parties attached **Conveying Party Execution Date** Month Day Year Name Levi Strauss & Co. 01202000 Formerly Χ Individual General Partnership Limited Partnership Corporation Association Other Citizenship/State of Incorporation/Organization a Delaware Corporation Receiving Party Mark if additional names of receiving parties attached Bank of America, N.A., as Collateral Agent DBA/AKA/TA Composed of Address (line 1) 1455 Market Street, 12th Floor Address (line 2) Agency Management 10831, Mail Code CA5-701-12-09 dress (line 3) San Francisco CA 94103 State/Country Zip Code If document to be recorded is an Individual General Partnership Limited Partnership assignment and the receiving party is not domiciled in the United States. Corporation Х an appointment of a domestic Association representative should be attached. (Designation must be a separate Other document from Assignment, Citizenship/State of Incorporation/Organization **United States** FOR OFFICE USE ONLY 00000006 1552985 08/01/2000 TTON11 FC:481 3325.00 OP FC:482 25.00 FC:998 Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Gover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office. Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Bunget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:

Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

FORM PTO-1618B
Expires 06/30/99
CMB 0661 0027

### Page 2

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Domestic Rep	presentative Na	me and Address	Enter for the First Re	eceiving	Party only.	
Name						
Address (line 1)				15		
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Address (line 4)						
Corresponde	nt Name and Ac	Idress Area Code	and Telephone Number	(415)	984-8774	
Name	Jill H. Matichak, Esq		and relephone Number	[_(410) .	70+0774	
Address (line 1)	O'Melveny & Myers	LP		1		
Address (line 2)	Embarcadero Cente	West				
Address (tine 3)	275 Battery Street,	Suite 2600				
Address (line 4)	San Francisco, CA	94111-3305		*		
Pages	Enter the total num including any attac	ber of pages of the attach	ned conveyance documen	t	# 11	
Enter either the Trad	pplication Numb demark Application Num emark Application	Der(s) or Registration  The Registration Num  Number(s)	nber (DO NOT ENTER BOTH	numbers i		nal numbers attached roperty).
75/540.952	75/571,753	75/855,803	1,552,985	1,313,		1,319,462
75/831 617	75/519,959	75/855,800	1,758,468	404,2	48	1,139,254
75/855.801	75/855,802	75/855,804	2,061,841	1,135,	196	1,125.823
Number of Pr	operties	Enter the total number o	f properties involved.	#	134	
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		Authorization	to charge additional fee		Yes X	No 🗀
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## RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Conveying Party Enter Additional Conveying Party		Mark if additional names	of conveying parties att	ached Execution Date
Name				Month Day Year
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Corporation Associat Other	•		is not domicile an appointmer representative (Designation n	d the receiving party of in the United States. In the United States. In the domestic should be attached. In the a separate
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Trademark Application Numb	-		L	ional numbers attached
Trademark Application I			egistration Number	
75/855 805 75/808,406	75/808,407	1,236,456	1,154,935	928,351
75/643 577 75/643,578	75/643,579	1,828,914	1,728,637	1,435,757
75/643 580 75/706,614	75/714,120	1,485,361	1,591,926	1,728,€38
75/714 121 75/863,451	75/863,452	1,467,447	1,484,379	1,594,121
75/492 955 75/539,999	75/791,895	1,992,468	1,928,037	1,593,713
75/492,935 75/492,936	75/492,950	1,598,685	1,596,556	1,140,440
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Citizenship/State of Incorporation/Organization			
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75/461.124 75/492,938 75/574,3	1,381,510	1,320,881	1,013,886
75/574.317 75/510.417 75/574.3	18 849.437	1,041,846	1,122,468
75/624.171 75/562,738 75/863,4	1,155,926	2,259,153	1,998,735
75/863 374	2,299,596	250,265	581,610
	1,140,011	1,124,018	1,130,486
	1,160,367	961,194	896 52 1

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Corporation Association		is not domiciled in the United States
		an appointment of a domestic representative should be attached.
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Citizenship/State of Incorporation/Organization  Frademark Application Number(s) or Recommendation		representative should be attached. (Designation must be a separate document from the Assignment)  X Mark if additional numbers attach
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Citizenship/State of Incorporation/Organization  Frademark Application Number(s) or Recent Enter either the Trademark Application Number or the	Registration Number (DO NOT ENTE Re 875,680 2,251,513 2,146,959 1,137,974	representative should be attached. (Designation must be a separate document from the Assignment)  X Mark if additional numbers attach. R BOTH numbers for the same property). gistration Number(s)  1,745,887 844 6(9)  2,253,713 1,319,335  2,257,507 1,248,357  1,384,408 966,098

TRADEMARK

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## RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Conveying Party Enter Additional Conveying Party	Mark if additional name	s of conveying parties at	Execution Date
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Trademark Application Number(s) or Reg	jistration Number(s)	X Mark if addi	itional numbers attached
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Trademark Application Number(s)		Registration Number	er(s)
	671,993	817,029	1,464,702
	516,561	577,490	720,3 6
	1,157,306	1,157,769	1,183,022
	774,625	356,701	775.4-2
	523,665	1,044,246	1,122,467
	1,030,033	1,095,986	1,140,853
	119,816	1,132,268	1,234,121

TRADEMARK

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## RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Conveying Party Enter Additional Conveying Party	Mark if additional names of conveying parties attached  Execution Date
Name	Month Day Year
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Individual General Partnership  Other	Limited Partnership Corporation Association
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Individual General Partnership	Limited Partnership  If document to be recorded is an assignment and the receiving party
Corporation Association	is not domiciled in the United States. an appointment of a domestic representative should be attached.
Other	(Designation must be a separate document from the Assignment)
Citizenship/State of Incorporation/Organization	
Trademark Application Number(s) or Rec	gistration Number(s) Mark if additional numbers attached
	e Registration Number (DO NOT ENTER BOTH numbers for the same property).
Trademark Application Number(s)	Registration Number(s)
	1,836,235

### Schedule A to

### Grant of Trademark Security Interest

### U.S. Trademark Registrations

	Trademark	Reg. No.	Reg. Date
1.	501	1,552,985	8/22/89
2.	505	1,313,554	1/8/85
3.	517	1,319,462	2/12/85
4.	A LOOSE INTERPRETATION OF THE ORIGINAL	1,758,468	3/16/93
5.	Arcuate Design	404,248	11/16/43
6.	Arcuate Design	1,139,254	9/2/80
7.	BATHTUB BLEACH	2,061,841	5/13/97
8.	Batwing Design	1,135,196	5/13/80
9.	BEND OVER	1,125,823	10/9/79
10.	BEND OVER	1,236,456	5/3/83
11.	Button Design	1,154,935	5/19/81
12.	Button Design	928,351	2/1/72
13.	CAPITAL E	1,828,914	3/29/94
14.	DOCKERS	1,728,637	10/27/92
15.	DOCKERS	1,435,757	4/7/87
16.	DOCKERS	1,485,361	4/19/88
17.	DOCKERS	1,591,926	4/17/90
18.	DOCKERS & Design	1,728,638	10/27/92

Sch.A-1

SF1:379796.5

	Trademark	Reg. No.	Reg. Date
19.	DOCKERS & Design	1,467,447	21/1/87
20.	DOCKERS & Design	1,484,379	4/12/88
21.	DOCKERS & Design	1,594,121	5/1/90
22.	DOCKERS GOLF	1,992,468	8/13/96
23.	DOCKERS GOLF Design	1,928,037	10/17/95
24.	DOCKERS Logo	1,593,113	4/24/90
25.	DOCKERS Logo	1,598,685	5/29/90
26.	DOCKERS Logo	1,596,556	5/15/90
27.	EASY-SIZER	1,140,440	10/14/80
28.	GET READY	1,976,817	5/28/96
29.	Guarantee Ticket Design	716,664	6/6/61
30.	Guarantee Ticket Design	223,725	2/8/27
31.	Guarantee Ticket Design	1,381,510	2/4/86
32.	HARDWEAR	1,320,881	2/19/85
33.	HARDWEAR JEANS	1,013,886	6/17/75
34.	Housemark	849,437	5/21/68
35.	Housemark	1,041,846	6/22/76
36.	Housemark	1,122,468	7/17/79
37.	Housemark	1,155,926	5/26/81
38.	Housemark	2,259,153	7/6/99
39.	L2	1,998,735	9/3/96
40.	LEVI.COM	2,299,596	12/14/99
SF1:37	9796.5	Sch.A-2	

	Trademark	Reg. No.	Reg. Date
41.	LEVI'S	250,265	12/4/28
42.	LEVI'S	581,610	10/27/53
43.	LEVI'S	1,140,011	9/30/80
44.	LEVI'S	1,124,018	8/14/79
45.	LEVI'S	1,130,486	2/5/80
46.	LEVI'S	1,160,367	7/7/81
47.	LEVI'S	961,194	6/19/73
48.	LEVI'S	896,521	8/1170
49.	LEVI'S	2,253,693	6/15/99
59.	LEVI'S FOR MEN	1,209,784	9/21/82
51.	LEVI'S FOR MEN	1,181,227	12/8/81
52.	LITTLE LEVI'S	875,680	8/26/69
53.	LOOSE MAN Design	1,745,887	1/12/93
54.	NUVO	844,639	2/20/68
55.	ORIGINAL LEVI'S STORE	2,251,513	6/8/99
56.	ORIGINAL LEVI'S STORE & Design	2,253,713	6/15/99
57.	PATTERNS	1,319,335	2/12/85
58.	PERSONAL PAIR	2,146,959	3/31/98
<b>5</b> 9.	PERSONAL PAIR & Design	2,257,507	6/29/99
60.	POCKET PAL	1,248,357	8/16/83

Sch.A-3

SF1:379796.5

	Trademark	Reg. No.	Reg. Date
61.	QUALITY NEVER GOES OUT OF STYLE	1,137,974	7/22/80
62.	Running Man Design	1,384,408	2/25/86
63.	SADDLEMAN	966,098	8/14/73
64.	SADDLEMAN Design	695,380	3/29/60
65.	SHRINK-TO-FIT	1,334,399	5/7/85
66.	SILVERTAB	2,132,082	1/27/98
67.	SLATES	2,079,853	7/15/97
68.	SLATES & Design	2,080,163	7/15/97
69.	SLATES Logo	2,080,162	7/15/97
70.	SOCIETY CLUB	690,964	1/15/60
71.	SOFTSPORT	1,130,911	2/12/80
72.	SPIKES	690,935	1/15/80
73.	STA-PREST	671,993	12/30/58
74.	STA-PREST	817,029	10/18/66
75.	SUTTER CREEK	1,464,702	11/10/87
76.	Tab Design w/ LEVI'S	516,561	10/18/49
77.	Tab Design	577,490	7/21/53
78.	Tab Design	720,376	8/22/61
79.	Tab Design	1,157,306	6/9/81
80.	Tab Design	1,157,769	6/16/81
81.	Tab Design	1,183,022	12/22/81

Sch.A-4

SF1:379796.5

	Trademark	Reg. No.	Reg. Date
82.	Tab Design	774,625	8/4/64
83.	Tab Design	356,701	5/10/38
84.	Tab Design	775,412	8/18/64
85.	Two Horse Design	523,665	4/11/50
86.	Two Horse Design	1,044,246	4/20/76
87.	Two Horse Design	1,122,467	7/17/79
88.	Two Horse Label	1,030,033	1/13/76
89.	Two Horse Label	1,095,986	7/11/78
90.	Two Horse Label	1,140,853	10/28/80
91.	TWO HORSE	119,816	12/11/17
92.	VAMP	1,132,268	4/1/80
93.	WITH A SKOSH MORE ROOM	1,234,121	4/5/83
94.	XACTLY	1,836,235	5/10/94

### U.S. Trademark Applications

	Trademark	Serial No.	Filing Date
1.	Bar Tack Stitching Design	75/540,952	8/20/98
2.	CUT FROM THE ORIGINAL CLOTH	75/571,753	10/16/98
3.	D Logo	75/855,803	11/22/99
4.	DOCKERS Golf Logo	75/831,617	10/25/99
5.	DOCKERS.COM	75/519,959	7/16/98
6.	DOCKERS Logo	75/855,800	11/22/99
7.	DOCKERS Logo	75/855,801	11/22/99
8.	DOCKERS Logo	75/855,802	11/22/99
9.	DOCKERS Logo	75/855,804	11/22/99
10.	DOCKERS Logo	75/855,805	11/2/99
11.	ENGINEERED JEANS	75/808,406	9/22/99
12.	ENGINEERED JEANS	75/808,407	9/22/99
13.	EQUIPMENT FOR LEGS Design	75/643,577	2/18/99
14.	EQUIPMENT FOR LEGS Design	75/643,578	2/18/99
15.	EQUIPMENT FOR LEGS	75/643,579	2/18/99
16.	EQUIPMENT FOR LEGS	75/643,580	2/18/99

Sch.A-6

SF1:379796.5

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	<u>Trademark</u>	Serial No.	Filing Date
17.	EXACT	75/706,614	5/17/99
18.	ICD	75/714,120	5/26/99
19.	INDUSTRIAL CLOTHING DIVISION	75/714,121	5/26/99
20.	LEVI'S And Design (Twisted Leg Logo)	75/863,451	12/3/99
21.	LEVI'S And Design (Twisted Leg Logo)	75/863,452	12/3/99
22.	LEVIS.COM	75/492,955	5/29/98
23.	Loop Tab	75/539,999	8/20/98
24.	LOT 53	75/791,895	9/3/99
25.	ORIGINAL SPIN	75/492,935	5/29/98
26.	ORIGINAL SPIN	75/492,936	5/29/98
27.	ORIGINAL SPIN	75/492,950	5/29/98
28.	R and Design	75/510,415	6/26/98
29.	RECODE	75/746,716	6/26/98
30.	SILVER LINE	75/461,118	3/31/98
31.	SILVER LINE	75/461,124	3/31/98
32.	SILVER LINE	75/492,938	5/29/98
33.	SLATES	75/574,319	10/21/98
34.	SLATES & Design	75/574,317	10/21/98
35.	Stitched R and Design	75/510,417	6/26/98
36.	SLATES Logo	75/574,318	10/21/98

Sch.A-7

TRADEMARK REEL: 002023 FRAME: 0901

SF1:379796.5

	<u>Trademark</u>	Serial No.	Filing Date
37.	STYLE@WORK	75/624,171	1/20/99
38.	Tab (2-Dimensional)	75/562,738	10/1/98
39.	Twisted Leg Logo	75/863,450	12/3/99
<b>4</b> 0.	Twisted Leg Logo	75/863,374	12/3/99

#### GRANT OF TRADEMARK SECURITY INTEREST

WHEREAS, Levi Strauss & Co., a Delaware corporation ("<u>Grantor</u>"), owns and uses in its business, and will in the future adopt and so use, various intangible assets, including the Trademark Collateral (as defined below); and

WHEREAS, Grantor will enter into the Bridge Credit Agreement to be dated as of January 28, 2000 (said Bridge Credit Agreement, as it may be amended, modified, or supplemented from time to time, being the "Bridge Credit Agreement") with the several financial institutions from time to time party thereto (collectively, "Bridge Banks"), the several financial institutions party thereto as Co-Syndication Agents, the financial institution party thereto as Documentation Agent, Bank of America, N.A. as Administrative Agent for Bridge Banks and Bank of America, N.A. as Collateral Agent for Bridge Banks pursuant to which Bridge Banks make certain commitments, subject to the terms and conditions set forth in the Bridge Credit Agreement, to extend certain credit facilities to Grantor; and

WHEREAS, Grantor will enter into the Amended and Restated 1999 180 Day Credit Agreement to be dated as of January 28, 2000 (said Amended and Restated 1999 180 Day Credit Agreement, as it may be amended, modified, or supplemented from time to time, being the "180 Day Credit Agreement") with the several financial institutions from time to time party thereto (collectively, "180 Day Banks"), the several financial institutions party thereto as Co-Documentation Agents, Bank of America, N.A. as Administrative Agent for 180 Day Banks and Bank of America, N.A. as Collateral Agent for 180 Day Banks pursuant to which 180 Day Banks make certain commitments, subject to the terms and conditions set forth in the 180 Day Credit Agreement, to extend certain credit facilities to Grantor; and

WHEREAS, Grantor will enter into the Amended and Restated 1997 364 Day Credit Agreement to be dated as of January 28, 2000 (said Amended and Restated 1997 364 Day Credit Agreement, as it may be amended, modified, or supplemented from time to time, being the "364 Day Credit Agreement") with the several financial institutions from time to time party thereto (collectively, "364 Day Banks"), the several financial institutions party thereto as Senior Managing Agents, the several financial institutions party thereto as Managing Agents, the several financial institutions party thereto as Co-Agents, Bank of America, N.A. as Agent for 364 Day Banks and Bank of America, N.A. as Collateral Agent for 364 Day Banks pursuant to which 364 Day Banks make certain commitments, subject to the terms and conditions set forth in the 364 Day Credit Agreement, to extend certain credit facilities to Grantor; and

WHEREAS, Grantor will enter into the 1997 Second Amended and Restated Credit Agreement to be dated as of January 28, 2000 (said 1997 Second Amended and Restated Credit Agreement, as it may be amended, modified, or supplemented from time to time, being the "Five Year Credit Agreement" and, together with the Bridge Credit Agreement, the 180 Day Credit Agreement and the 364 Day Credit Agreement, the "Credit Agreements"; the terms defined therein and not otherwise defined herein being used herein as therein defined) with the

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several financial institutions from time to time party thereto (collectively, "Five Year Banks" and, together with Bridge Banks, 180 Day Banks and 364 Day Banks, "Banks"), the several financial institutions party thereto as Senior Managing Agents, the several financial institutions party thereto as Managing Agents, the several financial institutions party thereto as Co-Agents, Bank of America, N.A. as Agent for Five Year Banks and Bank of America, N.A. as Collateral Agent for Five Year Banks (in such capacity, and in its capacity as Collateral Agent for Bridge Banks, 180 Day Banks and 364 Day Banks, "Secured Party") pursuant to which Five Year Banks make certain commitments, subject to the terms and conditions set forth in the Five Year Credit Agreement, to extend certain credit facilities to Grantor; and

WHEREAS, Grantor and Levi Strauss & Co. Europe Financial Services, S.C.A. may from time to time enter, or may from time to time have entered, into one or more Lender Derivative/FX Contracts; and

WHEREAS, pursuant to the terms of four separate Pledge and Security Agreements to be dated as of January 28, 2000 (as amended, modified, or supplemented from time to time, the "Pledge and Security Agreements"), each among Grantor, Secured Party and the other grantors named therein, Grantor agrees to create in favor of Secured Party secured and protected interests in, and Secured Party agrees to become a secured creditor with respect to, the Trademark Collateral to secure Grantor's obligations under the Bridge Credit Agreement, the 180 Day Credit Agreement, the 364 Day Credit Agreement and the Five Year Credit Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Pledge and Security Agreements, Grantor hereby grants to Secured Party a security interest in all of Grantor's right, title and interest in and to the following, in each case whether now or hereafter existing or in which Grantor now has or hereafter acquires an interest and wherever the same may be located (the "<u>Trademark Collateral</u>"):

- (i) all rights, title and interest (including rights acquired pursuant to a license or otherwise but only to the extent permitted by agreements governing such license or other use) in and to all trademarks, service marks, designs, logos, indicia, tradenames, trade dress, corporate names, company names, business names, fictitious business names, trade styles and/or other source and/or business identifiers and applications pertaining thereto, owned by such Grantor, or hereafter adopted and used, in its business (including, without limitation, the trademarks specifically identified in Schedule A) (collectively, the "Trademarks"), all registrations that have been or may hereafter be issued or applied for thereon in the United States and any state thereof and in foreign countries (including, without limitation, the registrations and applications specifically identified in Schedule A), all common law and other rights (but in no event any of the obligations) in and to the Trademarks in the United States and any state thereof and in foreign countries, and all goodwill of such Grantor's business symbolized by the Trademarks and associated therewith; and
- (ii) all proceeds, products, rents and profits of or from any and all of the foregoing Trademark Collateral and, to the extent not otherwise included, all payments under insurance (whether or not Secured Party is the loss payee thereof), or any

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indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Trademark Collateral. For purposes of this Grant of Trademark Security Interest, the term "proceeds" includes whatever is receivable or received when Trademark Collateral or proceeds are sold, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include, and Grantor shall not be deemed to have granted a security interest in, any of Grantor's rights or interests in any license, contract or agreement to which Grantor 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, any license, contract or agreement to which Grantor is a party or any Negative Pledge permitted under the Credit Agreements on such rights or interests; provided, that immediately upon the ineffectiveness, lapse or termination of any such provision, the Trademark Collateral shall include, and Grantor shall be deemed to have granted a security interest in, all such rights and interests as if such provision had never been in effect.

Grantor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the Trademark Collateral granted hereby will be more fully set forth in the Pledge and Security Agreements, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

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IN WITNESS WHEREOF, Grantor has caused this Grant of Trademark Security Interest to be duly executed and delivered by its officer thereunto duly authorized as of January 20, 2000.

Levi Strauss & Co.

By:\_\_\_\_ Name:

Name: LOSEPH M MAURER

Title: VICE OPESIDENT & TREASURER

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**RECORDED: 01/27/2000**