7/0//x	04-12	-2002	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office			
3/26/02 WWWWWWW						
To the Honorable Commissioner of Patents and Trademarks 1020526.24 documents or copy thereof.						
1. Name of conveying party(ies):		2. Name and address of receiving party(ies	s):			
Encore Medical, L.P.		Name: Bank of America, National As	sociation			
		Internal Address:	THE SECOND			
Q Individual(s) Q Association Q General Partnership ☑ Limited Partnership - Delaware		Street Address: 901 Main Street, 6 th	Floor			
□ Corporation - State 0 Other		City: Dallas State Texas	sociation Floor Floor ZIP: 75202			
Additional name(s) of conveying party(ies) attached? 0 Yes No		() Individual(s) citizanchin				
3. Nature of conveyance:		0 Individual(s) citizenship ☑ Association National Banking Associa 0 General Partnership	tion (Section 1)			
0 Assignment ☐ Merger ☐ Change of Name		□ Limited Partnership □ Corporation	A N			
Other		☐ Other If assignee is not domiciled in the United States, a do	omestic representative designation is			
Execution Date: February 8, 2002		attached: 0 Yes 0 No (Designation must be a separate document from Assi	enment)			
		Additional name(s) & address(es) attached	r u Yes ⊠ No			
4. Application number(s) or registration number(s):		B. Trademark registration No.(s)				
A. Trademark Application No.(s)		2,201,833				
	}	_				
Λο	Iditional number	s attached? 0 Yes 🗷 No				
5. Name and address of party to whom correspondence concern document should be mailed:	ing	6. Total number of applications and registr	ations involved: 1			
Name: Jennifer A. Nagy, Esq. Jenkens & Gilchrist, P.C.		7. Total fee (37 CFR 3.41):	\$ <u>40.00</u>			
Internal Address: 36th Floor		Enclosed \$40.00Authorized to be charged to depo	osit account.			
	}	(If check is not received with this corresponding required, please charge to deposit account	ndence or additional fees are			
Street Address: 1445 Ross Avenue, Ste. 3200		8. Deposit Account number:	- ····/			
City: Dallas State: Texas Zip: 75202-2799		10-0447 (Attach duplicate copy of this page if paying by depo	osit account)			
A/12/2002 TDIAZ1 00000001 2201833	DO NOT USE	THIS S! TE				
1 FC:481 40.00 0P 9. Statement and signature.	,					
To the best of my knowledge and belief, the foregoing information is true and corfect and any at hed copy is a true copy of the original document.						
/ HIAM .						
Andre M. Szuwalski 3/21/02						
Name of Person Signing Date Date						
Total number of pages comprising cover sheet: 1						

TRADEMARK SECURITY AGREEMENT

(Encore Medical, L.P.)

THIS TRADEMARK SECURITY AGREEMENT ("Agreement") is between ENCORE MEDICAL, L.P., a Delaware limited partnership (formerly known as Encore Orthopedics, Inc., herein the "Debtor"), and BANK OF AMERICA, NATIONAL ASSOCIATION, a national banking association (the "Secured Party"), acting in its capacity as administrative agent under the Credit Agreement described hereinbelow, and is executed pursuant to that certain Credit Agreement dated as of February 8, 2002 (as such agreement may be amended, restated, or otherwise modified from time to time, the "Credit Agreement"; all terms defined in the Credit Agreement, wherever used herein, shall have the same meanings herein as are prescribed by the Credit Agreement) among ENCORE MEDICAL CORPORATION, each of its Subsidiaries party thereto, the Lenders party thereto, and the Secured Party.

Recitals:

- A. The Debtor and the Secured Party are parties to that certain Subsidiary Security Agreement dated as of February 8, 2002 (as amended, restated, or otherwise modified, the "Security Agreement").
- B. Pursuant to the terms of the Security Agreement, the Debtor has granted to the Secured Party a lien and security interest in all General Intangibles of the Debtor, including, without limitation, all of the Debtor's right, title, and interest in, to, and under all now owned and hereafter acquired Trademarks (as defined below), together with the goodwill of the business symbolized by the Debtor's Trademarks, and Trademark Licenses (as defined below), and all products and proceeds thereof, to secure the payment of the Obligations.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Debtor hereby grants and assigns to the Secured Party a continuing security interest, lien, and collateral assignment in all of the Debtor's right, title, and interest in, to, and under the following (all of the following items or types of property being herein collectively referred to as the "<u>Trademark Collateral</u>"), whether presently existing or hereafter created or acquired:

(1) (a) any written agreement now or hereafter in existence granting to the Debtor any right to use any Trademark ("Trademark License"); (b) (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing appear, all registrations and recordings thereof, and all applications in connection therewith, including, without limitation, registrations, recordings, and applications in the United States Patent and Trademark Office or in any similar office or agency of the U.S., any state thereof, or any other country or any political subdivision thereof, (ii) all reissues, extensions, and renewals thereof, (iii) all income, royalties, damages, and payments now or hereafter relating to or payable under any of the foregoing, including, without limitation, damages or payments for past or

TRADEMARK SECURITY AGREEMENT (Encore Medical, L.P.) - Page 1 DALLAS2 835459v5 46715-01252

future infringements of any of the foregoing, (iv) the right to sue for past, present, and future infringements of any of the foregoing; (v) all rights corresponding to any of the foregoing throughout the world, and (vi) all goodwill associated with and symbolized by any of the foregoing; in each case, whether now owned or hereafter acquired by the Debtor (all of such items in this clause (b) being referred to herein collectively as the "Trademarks"); (c) each trademark registration ("Trademark Registration"); and (d) each trademark application ("Trademark Application") (including, without limitation, each Trademark, Trademark Registration, and Trademark Application referred to in Schedule 1 annexed hereto, together with the goodwill of the business symbolized thereby);

- (2) each Trademark License, to the extent allowable under the applicable license agreement (including, without limitation, each Trademark License listed in Schedule 1 annexed hereto); and
- (3) all products and proceeds of the foregoing, including, without limitation, any claim by the Debtor against third parties for past, present, or future (a) infringement, dilution, or breach of any Trademark, Trademark Registration, Trademark Application, or Trademark License (including, without limitation, any Trademark, Trademark Registration, or Trademark License referred to in Schedule 1 annexed hereto, and any Trademark Registration issued pursuant to a Trademark Application referred to in Schedule 1 annexed hereto), or (b) injury to the goodwill associated with any Trademark, Trademark Registration, or Trademark Application.

The lien and security interest contained in this Agreement is granted in conjunction with the liens and security interests granted to the Secured Party pursuant to the Security Agreement.

The Debtor hereby acknowledges and affirms that the rights and remedies of the Secured Party with respect to the liens and security interests in the Trademark Collateral made and granted hereby are more fully set forth in the Credit Agreement and the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, the Debtor has caused this Agreement to be duly executed by its duly authorized officer as of the 8th day of February, 2002.

DEBTOR:

ENCORE MEDICAL, L.P.

By: ENCORE MEDICAL GP, INC.

its sole general partner

By: Kenneth W. Davidson

Chief Executive Officer and President

TRADEMARK SECURITY AGREEMENT (Encore Medical, L.P.) - Page 2

DALI, AS2 835459v5 46715-01252

SECURED PARTY:

BANK OF AMERICA, NATIONAL ASSOCIATION, as administrative agent

By:

ohn C. McNamara Vice President

TRADEMARK SECURITY AGREEMENT (Encore Medical, L.P.) – Page 3 DALLAS2 835459v5 46715-01252

<u>ACKNOWLEDGMENT</u>
STATE OF TEXAS
COUNTY OF DALLAS TRAVIS)
This instrument was acknowledged before me this $\frac{7th}{100}$ day of February, 2002, by Kenneth W. Davidson, as Chief Executive Officer and President of Encore Medical GP, Inc., the sole general partner of Encore Medical, L.P., a Delaware limited partnership, on behalf of such limited partnership, to be effective 35 of February 8, 2002.
BRENDA ABBOTT MY COMMISSION EXPIRES March 9, 2006 Notary Public in and for the State of Texas
My commission expires: 3/9/0 6
STATE OF CALIFORNIA)
COUNTY OF LOS ANGELES)
This instrument was acknowledged before me this day of February, 2002, by John C. McNamara, as Vice President of Bank of America, National Association, a national banking association, on behalf of such banking association.

Notary Public in and for the State of California

TRADEMARK SECURITY AGREEMENT (Encore Medical, L.P.) - Page 4 DALLAS2 835459v5 46715-01252

{Seal}

My commission expires:

<u>ACKNOWLEDGMENT</u>				
STATE OF TEXAS)				
COUNTY OF DALLAS)				
This instrument was acknowledged bef Kenneth W. Davidson, as Chief Executive Office sole general partner of Encore Medical, L.P., a I limited partnership.				
{Seal}	Notary Public in and for the State of Texas			
My commission expires:				
STATE OF CALIFORNIA) COUNTY OF LOS ANGELES				
COUNTY OF LOS ANGELES)				
This instrument was acknowledged befo John C. McNamara, as Vice President of Bank banking association, on behalf of such banking as	day of February, 2002, by of America, National Association, a national sociation, to be effectives of February 8,2002.			
{Seal}	Notary Public in and for the State of California			
My commission expires: 11/9/2005	~			

TRADEMARK SECURITY AGREEMENT (Encore Medical, L.P.) – Page 4 DALLAS2 835459v5 46715-01252

TRADEMARK REEL: 002482 FRAME: 0055

ILINCA TATARU Commission # 1329151 Notary Public - California

Los Angeles County My Comm. Expires Nov 9, 200

Schedule 1 to <u>Trademark Security Agreement</u>

Owner of Record/ Next Owner	Country of Registration	Trademark	Application No./ Registration No.	Filing/ Registration Date	Goods
Encore Orthopedics, Inc./ BTI	USA	CABLE/ PLATE SYSTEM	74563045/ 1987737	8/19/1994 / 7/16/1996	Int'l Cl 10 – Locking device for repair of bone fractures
Encore Orthopedics, Inc.	USA	STAMINA	75143542/ 2201833	8/1/1996 / 11/3/1998	Int'l Cl 10 - Orthopedic implants
Encore Orthopedics, Inc./ No Record		TRUE/LOK			

Trademark Licenses

Name of Agreement	Trademark	Date of Agreement
Distribution Contract between Encore Orthopedics, Inc. and	Isolock-Isobar System, Isomorphic Lumbar Spacing	10/29/1998
Scient'x	Cages, PCB Clervical Plate-Cage System	
Distribution Agreement between Encore Orthopedics, Inc.	"PASS" Polyaxial Alternative Spine System and	7/31/2000
and Medicrea	"Medicrea"	
Exclusive Distribution and Supply Agreement between	WRIGHTLOCK	October 19, 2000
Wright Medical Technology, Inc. and Encore Orthopedics,		
Inc.		

TRADEMARK SECURITY AGREEMENT (Encore Medical L.P.) – Page 5 3607845

RECORDED: 03/26/2002