	UD - 28 - 2003  DEPARTMENT OF COMMERCE Pages and Trademark Office
Tab senines 000 V V To the Honorable Commissioner of Patents and Trade.	102457822 uriginal documents or copy therecf.
1. Name of conveying party(ics):	2. Name and address of receiving party(ies):
Bank of America, N.A.	Name: Vibratech Acquisition, Inc.
	Internal Address:
	Street Address: 369 Franklin Street
☐ Individual(s) ☐ Association ☐ Limited Partnership ☐ Limited Partnership	14202
Corporation State  GOther national banking association	Individual(s) citizenship
Additional name(s) of conveying party(ies) attached?	Association General Partnership
3. Nature of conveyance:	Limited Partnership Corporation-State New York
Assignment	Other
Other	designation in estached:
Execution Date: May 14, 2003	Additional name(s) & address(es) attached? Yes Mo
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark registration No.(s) 1,533,932 2,097,558
Additional number	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Annabelle V. Irey	
Internal Address: Phillips, Lytle, Hitchcock	7. Total fee (37 CFR 3.41):\$65.00
Blaine & Huber LLP	X Enclosed
	Authorized to be charged to deposit account
Street Address: 3400 HSBC Center	8. Deposit account number.
City: Buffalo Sweet NY 210 14203	
	(Alles deposes only or any large in layers by deposit account)
DO NOT US	E THIS SPACE
9. Statement and signature.	*
To the best of my knowledge and belief, the foregoing inform	nation is true and correct and any attached copy is a true copy
of the original document.  Annabelle V. Irey	100 V.Th M. 22 2003
	Signature Date
72003 DBYN 18 06 06 06 07 15 15 15 15 15 15 15 15 15 15 15 15 15	Total number of pages comprising cover sheet:
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and completing and reviewing the sample cover she to the U.S. Patent and Trademark Office, Office of	f Information Systems, PK2-1000C, Washington,
D.C. 20231, and to the Office of Management and E Washington, D.C. 20503	Budget, Paperwork Reduction Project 1964 (BEN) ARK

## TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT ("Assignment") is made and entered into as of May 14, 2003, by and between **BANK OF AMERICA**, N.A., a national banking association having an address of 600 Peachtree Street, N.E., Atlanta, GA 30308, successor to NationsBank, N.A. ("Assignor"), and **VIBRATECH ACQUISITION**, INC., a corporation organized under the laws of the State of New York, having an address of 369 Franklin Street, Buffalo, NY 14202 (hereinafter "Assignee").

WHEREAS, Assignor is the holder of certain instruments of indebtedness of Vibratech, Inc., a Delaware corporation ("Debtor"), to Assignor;

WHEREAS, pursuant to a certain Patent, Trademark and License Security Agreement executed as of June 8, 1998 (the "Security Agreement") by and between Debtor and Assignor, Debtor granted to Assignor a security interest in and collaterally assigned to Assignor certain assets purported to be owned by Debtor, including, without limitation, the marks identified on Schedule A attached hereto (the "Marks"), any and all of the goodwill of Debtor's business connected with and symbolized by the Marks, and certain other related rights set forth below:

WHEREAS, Debtor has defaulted in its obligations to Assignor, and Assignor is entitled to exercise its rights under the Security Agreement pursuant to Article 9 of the New York Uniform Commercial Code with respect to the disposition of the Marks, any and all goodwill of Debtor's business connected with and symbolized by the Marks, and certain other related rights set forth below;

WHEREAS, Assignor and Assignee are parties to a certain Foreclosure Bill of Sale dated May 14, 2003 ("Foreclosure Bill of Sale"), which provides for, among other things, the foreclosure sale by Assignor of all of Debtor's right, title and interest in the Marks, any and all goodwill of Debtor's business connected with and symbolized by the Marks, and certain other rights related thereto to the extent such items constitute "Collateral" (as such term is defined in the Foreclosure Bill of Sale);

WHEREAS, as a successor to the portion of Debtor's business to which the Marks pertain, Assignee is desirous of acquiring the Marks, any and all goodwill of Debtor's business connected with and symbolized by the Marks, and certain other related rights of Debtor set forth below.

NOW, THEREFORE, in consideration of, and subject to, the mutual covenants and obligations contained in the Foreclosure Bill of Sale, one dollar (\$1.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, ASSIGNOR does hereby sell, assign, and transfer to ASSIGNEE, its successors and assigns, all of Debtor's right, title, and interest, if any, in the United States of America and all foreign countries, in and to the Marks, all applications, registrations and common law rights therefor and BELO Doc. # 1289589

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thereto, together with any and all of the goodwill of the business connected with and symbolized by the Marks, and all income, royalties, fees, damages, and payments now or hereafter due or payable in respect thereto, and in and to any and all causes of action (either in law or in equity), and the right to enforce any rights and file any causes of action, including the right to recover damages, for any past, present, or future infringement or misappropriation of any of the Marks, as part of the portion of the business to which the Marks pertains, as required by 15 U.S.C. Section 1060, to the extent such items constitute "Collateral" (as such term is defined in the Foreclosure Bill of Sale). Assignor hereby represents and agrees that it has full power and authority to enter into and perform this Assignment. Assignor hereby agrees that upon request, it will sign all reasonably required papers prepared by Assignee, and make all rightful oaths which Assignee, its successors or assigns may reasonably request to give effect to the Marks and the assignment herein granted; provided, however, that all costs incurred in connection therewith shall be borne by the Assignee. This Assignment shall be effective as of the date hereof. The assignment made hereunder is "AS IS, WHERE IS, WITH ALL FAULTS," and subject to all superior liens and encumbrances, if any. Except as expressly provided in the Foreclosure Bill of Sale, Assignee makes no warranties, express or implied, regarding any of the Marks, any goodwill of Debtor's business associated therewith or any other related rights of Debtor as to the Marks, including, but not limited to, warranties of title, merchantability or fitness for a particular purpose, all of which are hereby expressly disclaimed. There is no warranty relating to title, possession, quiet enjoyment or the like in this Assignment. Without limiting the generality of the foregoing disclaimers, Assignor does not warrant or make any representation or assurances concerning the existence, validity, quality or legality of any of the above-described assets, the absence of any conflicting claims or rights thereto, or the absence of any claims of infringement that have been or may be asserted by others with respect to such assets. The foregoing disclaimers are in addition to and not in lieu of the limitations and disclaimers made by Seller in the Foreclosure Bill of Sale.

Notwithstanding anything in this Assignment to the contrary, Assignee hereby agrees, on behalf of itself and its successors and assigns, that upon the written request of Debtor or Assignor, Assignee will grant Debtor or Assignor a royalty-free non-exclusive license for the sole purpose of disposing of the remaining inventory, to the extent such license may be appropriate for such purposes, and that, upon the written request of Debtor or Assignor, it will grant to Debtor's affiliate operating in Germany (the "German Affiliate") and to any one or more persons or entities that purchase or otherwise acquire all or a portion of the assets or business of Debtor (either directly from Debtor, through a sale by Assignor or any other secured creditor of Debtor or otherwise), as identified by Debtor (each, a "Purchaser"), a perpetual, royalty free license to use the Mark "Vibratech", as identified in Schedule A (the "Vibratech Mark") anywhere in the world where Debtor had the right to use the Vibratech Mark as of the date hereof (each, a "License"), subject to the following limitations. The parties to whom a License is granted hereunder are referred to as "License Holders." Each License granted to a License Holder shall be limited to the use of the Vibratech Mark only with respect to the field of use associated with (i) the business of the German Affiliate in the case of a License granted to the German Affiliate, or (ii) the assets, business and/or product lines of Debtor acquired by such Purchaser, in the case of a License granted to a Purchaser (each, a "Field of Use"), and Assignee

shall not be required to grant any License, and no License Holder shall have any right, to use the Vibratech Mark in connection with the Field of Use associated with the assets and portion of the business of Debtor acquired by Assignee pursuant to the Foreclosure Bill of Sale. Each License granted to a License Holder shall be exclusive to such License Holder with respect to its Field of Use, and Assignee shall not use or grant to any other party any rights or license to use the Vibratech Mark in connection with any such Field of Use for which a License is granted. Notwithstanding anything in this Assignment to the contrary, Assignee shall have the right, but no obligation, to defend and protect the Vibratech Mark against infringement or inappropriate use. Assignee shall have the right to sell, assign or transfer the Vibratech Mark, provided, however, that any such sale, transfer or assignment shall be, and the transferee thereof shall take the Vibratech Mark, subject to the provisions of this paragraph and the terms of all Licenses granted hereunder. If at any time Assignee desires to abandon, sell or otherwise dispose of the Vibratech Mark at any time while any License remains outstanding, it shall first deliver to each License Holder and Assignor written notice of its intention to do so, and each License Holder shall thereafter have the option, exercisable during the 30 day period following its receipt of such notice from Assignee, to obtain all of Assignee's rights to the Vibratech Mark. Assignee shall transfer and assign to the first License Holder that provides written notice to Assignee of its intention to exercise such option all of Assignee's right, title and interest in and to the Vibratech Mark, for consideration in the amount of \$1.00. Assignee agrees to execute and deliver to each License Holder such license agreements, assignments and other documents, and to take any further actions, as may be reasonably required to give effect to the provisions of this paragraph.

This Assignment is being executed and delivered pursuant to, and subject to, the Foreclosure Bill of Sale.

WHEREFORE, Assignor and Assignee have caused this Assignment to be duly executed below, on the date indicated, by their respective duly authorized officers.

ASSIGNOR: BANK OF AMERICA, N.A., SUCCESSOR TO NATIONSBANK, N.A.

May 14, , 2003

State of Secretary State of Fritzer

On this // day of // A., 2003, before me, a Notary Public in and for the City of // in the State of // personally appeared, to me known to be the of BANK OF AMERICA, N.A., and being duly sworn, averred that, being duly

authorized, she executed the fo	oregoing Assignment as the free act and deed of said national
banking association.	Melen Hithers
	Notary Public
My commission expires M	cust 24, 20ds
Own NOT	)
	ASSIGNEE: VIBRATECH ACQUISITION, INC.
COUNTY 003	By:
My commission expirest M	ASSIGNEE: VIBRATECH ACQUISITION, INC.

Name: Richard J. Ryan Title: Vice President

banking association.	
	Notary Public
My commission expires:	
	ASSIGNEE: VIBRATECH ACQUISITION, INC.
Date: May 14, 2003	Name: Richard J. Ryan Title: Vice President

authorized, she executed the foregoing Assignment as the free act and deed of said national

State of New York)
) SS
County of Erie )
On this 14th day of May, 2003, before me, a Notary Public in and for the City of Buffalo in the State of New York, personally appeared Richard J. Ryan, to me known to be the Vice President of VIBRATECH ACQUISITION, INC., and being duly sworn, averred that, being duly authorized, he executed the foregoing Assignment as the free act and deed of said corporation.
My commission expires:  Notary Public DAVID C. HORAN  Notary Public, State of New York  Qualified in Erie County  My Commission Expires 09/30/20

## **SCHEDULE A**

## Mark: Vibratech

Registration Number	Country	Registration Date
1,533,932	United States	4/11/89
92/3474 92/3475	South Africa South Africa	4/24/92 4/24/92
251,754	Sweden	9/17/93
368,218	Canada	4/27/90
553287	Italy	11/11/91
1,185,591	Germany	8/25/92
1,307,251 1,307,252	Spain Spain	2/15/93 5/6/91
1,371,347 1,371,348	Great Britain Great Britain	1/27/89 1/27/89
1,518,303	France	3/8/89

## Mark: VSG (Viscous Speed Governor)

**RECORDED: 05/27/2003** 

Registration No.	Country	Registration Date
2,097,558	United States	9/16/97
491086	Canada	3/9/98
000413351	European Community	11/12/96

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