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To the Honorable Commissioner of Patern	102632	2364	original docume	nts or copy ther	eof.
General Partnership Limi Corporation-State Delaware Other Additional name(s) of conveying party(ies) attach 3. Nature of conveyance: Assignment	Merger Change of Name	2. Name and address Name: General E Internal Address: 20 City: Stamford Individual(s) citize Association General Partners Limited Partners Limited Partners Other If assignee is not domicile representative designatio (Designations must be a Additional name(s) & additional name(s) & additional name(s)	1 High Ridge State: CT enship ship e Delaware ed in the United State is separate document	Road Zip: 06927-5	100
Name and address of party to whom corrections concerning document should be mailed:	ditional number(s) at	B. Trademark Regi 2797522 tached Yes 6. Total number of appregistrations involve	No plications and		
Name: Linda R. Kastner Internal Address: c/o Latham & Watkins I Suite 5800, Sears Tower	LLP	7. Total fee (37 CFR 3	3.41) be charged to		unt
Street Address:		8. Deposit account nu	mber:		
	ber of pages including cov	ignature er sheet, attachments, and documents		04 Date	
		required cover sheet informi rademarks, Box Assignments , D.C. 20231		f	9

AMENDMENT NO. 1 TO TRADEMARK SECURITY AGREEMENT

THIS AMENDMENT NO. 1 TO TRADEMARK SECURITY AGREEMENT ("<u>Amendment</u>"), dated as of February 5, 2004 is entered into between THERMAL DYNAMICS CORPORATION, a Delaware corporation ("<u>Grantor</u>") and General Electric Capital Corporation, a Delaware corporation, as Agent ("<u>Agent</u>").

WITNESSETH:

WHEREAS, the parties hereto are parties to that certain Trademark Security Agreement dated as of May 23, 2003 (the "Existing Trademark Security Agreement") which was filed with the United States Patent and Trademark Office on May 29, 2003 at Reel 002741, Frame 0014. Capitalized terms used herein without definition shall have the meanings ascribed to such terms in the Existing Trademark Security Agreement.

WHEREAS, Grantor desires to amend the Existing Trademark Security Agreement to reflect the addition of certain Trademark Collateral listed on <u>Schedule I</u> attached hereto.

NOW, THEREFORE, in consideration of the premises, the mutual covenants herein contained and other good and valuable consideration (the receipt, adequacy and sufficiency of which are hereby acknowledged), the parties hereto agree as follows:

- 1. <u>Amendment to Existing Trademark Security Agreement</u>. "Schedule I to Trademark Security Agreement" appended to the Existing Trademark Security Agreement is hereby amended by adding the Trademark Collateral listed on Schedule I attached hereto.
 - 2. Absence of Waiver or Setoff.
- 2.1. <u>No Waiver</u>. Agent and Grantor agree that the amendment set forth in <u>Section 1</u> hereof shall be limited precisely as written and except as expressly set forth in <u>Section 1</u> of this Amendment, shall not be deemed to be a consent to any waiver or modification of any other term or condition of the Existing Trademark Security Agreement, Security Agreement or any other financing agreement.
- 2.2. <u>Acknowledgment of Liabilities</u>. Grantor acknowledges and agrees that there is no defense, setoff or counterclaim of any kind, nature or description to the Obligations (as such term is defined in the Credit Agreement) or the payment thereof when due.
 - 3. <u>Representations</u>. Grantor hereby represents and warrants to Agent that:
 - (i) Grantor is a corporation duly organized, validly existing, and in good standing under the laws of the state of its incorporation; and
 - (ii) this Amendment is a legal, valid, and binding obligation of Grantor, enforceable against Grantor in accordance with its terms.

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4. Miscellaneous.

- Section headings used in this Amendment are for convenience of (i) reference only and shall not affect the construction of this Amendment.
- This Amendment may be executed in any number of counterparts (ii) and by the different parties on separate counterparts and each such counterpart shall be deemed to be an original, but all such counterparts shall together constitute but one and the same agreement.
- This Amendment shall be a contract made under and governed by the laws of the State of New York, without giving effect to principles of conflicts of laws.
- All obligations of Grantor and rights of Agent that are expressed herein, shall be in addition to and not in limitation of those provided by applicable law.
- Whenever possible, each provision of this Amendment shall be (v) interpreted in such manner as to be effective and valid under applicable law; but if any provision of this Amendment shall be prohibited by or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Amendment.
- This Amendment shall be binding upon Grantor and Agent and their respective successors and assigns, and shall inure to the benefit of Grantor and Agent and the successors and assigns of Agent.

[Signature page follows]

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IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunto duly authorized, as of the date first above written.

By:
Name: James H. Tate
Title: Senior Vice President

GENERAL ELECTRIC CAPITAL
CORPORATION, as Agent

[Signature Page to Amendment No. 1 to Trademark Security Agreement]

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunto duly authorized, as of the date first above written.

THERMAL DYNAMICS CORPORATION

By:	 	
Name:_		
Title:	 	

GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

Name: Hen Campbell
Title: Duly Authorized Sisse

[Signature Page to Amendment No. 1 to Trademark Security Agreement]

SCHEDULE I

TRADEMARK REGISTRATIONS

TITLE	REGISTRATION NUMBER	REGISTRATION DATE
1Torch	2794654	12/16/2003
SL100	2797522	12/23/2003

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RECORDED: 02/10/2004