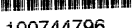
FORM PTO-1619A Expires 06/30/99 OMB 0651-0027

06-23-1998



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TO: The Comm	issioner of Patents and Trademar	PATENTS ONL (s: Please record the	_Y attached original d	ocument(s) or	copy(ies).
Submission		Conveyance Type	)e		T-PINTEL
X New	.,,,,	Assignment		greement	
Resubmis Document	sion (Non-Recordation) t ID#	License	Change of	Name	
Correction Reel #	of PTO Error Frame #	Merger	U.S. Governn	nent	
Corrective Reel #	Prame #	·	se ONLY by U.S. Govern partmental File	nment Agencies) Secret	File
Conveying P	arty(ies)	Mark if additional	names of conveying		Execution Date Month Day Year
Name (line 1)	Ginsey Industries, Inc.				03/31/98
Name (line 2)		F			Execution Date
Second Party Name (line 1)					Month Day Year
Name (line 2)					
Receiving Pa	arty	X	lark if additional nam	es of receiving p	parties attached
Name (line 1)	Allied Capital Corporati	on		is	document to be recorded an assignment and the ceiving party is not
Name (line 2)				do St	omiciled in the United ates, an appointment f a domestic
Address (line 1)	1666 K Street N.W.			re (D	presentative is attached. Designation must be a Exparate document from
Address (line 2)	9th Floor				ssignment.)
Address (line 3)	Washington City	D.C. State/Country	20	006 Zip Code	
Domestic Re	epresentative Name and A	ddress Enter	for the first Receiving	g Party only.	
Name					
Address (line 1)	. ,			- 18	
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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 Cover 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 (Des 1001), Washington, D.C. 2033. See OMB Information Collection Budget Package 0851-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD SESTIMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover-sheet(s) Information, D.C. 20231

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

FORM PTO-1619B Expires 06/30/99 OMB 0651-0027  Page 2	U.S. Department of Commerce Pajent and Trademark Office PA/LENT			
Correspondent Name and Address Area Code and Teleph	hone Number (202) 662–2751			
Name Aaron J. Velli				
Address (line 1) Andrews & Kurth L.L.P.				
Address (line 2) 1701 Pennsylvania Avenue, Suite 300				
Address (line 3) Washington, D.C. 20006				
Address (line 4)				
Pages Enter the total number of pages of the attached con- including any attachments.	veyance document # 10			
Application Number(s) or Patent Number(s)	Mark if additional numbers attached			
Enter either the Patent Application Number or the Patent Number (DO NOT ENTE	R BOTH numbers for the same property).			
Patent Application Number(s)	Patent Number(s)			
497426	2			
If this document is being filed together with a <u>new</u> Patent Application, enter the date t signed by the first named executing inventor.	the patent application was Month Day Year			
Patent Cooperation Treaty (PCT)				
Enter PCT application number	PCT PCT			
only if a U.S. Application Number PCT	PCT PCT			
has not been assigned.				
Number of Properties  Enter the total number of properties	involved. #			
Fee Amount Fee Amount for Properties Listed (3'	7 CFR 3.41): \$ 40.00			
Method of Payment: Enclosed X Deposit Ac	count			
(Enter for payment by deposit account or if additional fees can be charged to t Deposit Account Number:	the account.) #			
Authorization to charge ad	ditional fees: Yes No			
Statement and Signature				
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.				
Aaron J. Velli	100 -3-7X			
Name of Person Signing Signature	) Date			

FORM PTO-1 Expires 06/30/99 OMB 0651-0027	RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY  RECORDATION FORM COVER SHEET  OUN 9	U.S. Department of Commerce 1998 attent and Trademark Office
Conveying Pa	arty(ies)	
Enter additional C	mark is additional names of conveying parties attac	Execution Date
ļ <u></u>	om of the state of	Month Day Year ,
Name (line 1)		
Name (line 2)		Execution Date
Name (line 1)		Month Day Year
Name (line 2)		Execution Date
Name (line 1)		Month Day Year
Name (line 2)		
Receiving Pa	rtv(ies)	
<u> </u>	Receiving Party(ies)  Mark if additional names of receiving	parties attached
Name (line 1)	Allied Investment Corporation	If document to be recorded
		is an assignment and the receiving party is not
Name (line 2)		domiciled in the United
		States, an appointment of a domestic representative
Address (line 1)	1666 K Street N.W.	is attached. (Designation must be a separate document from
Address (line 2)	9th Floor	Assignment)
Address (line 3)		006 ip Code
Name (line 1)		If document to be recorded is an assignment and the
Name (line 2)		receiving party is not domiciled in the United States, an appointment of a
Address (line 1)		domestic representative is attached. (Designation must
Address (line 2)		be a separate document from Assignment.)
Address (line 3)	City State/Country	Zip Code
Application N	umber(s) or Patent Number(s) Mark if additional numbers attact	
	Patent Application Number or the Patent Number (DO NOT ENTER BOTH numbers for	
Pa	tent Application Number(s) Patent N	lumber(s)

## COLLATERAL ASSIGNMENT OF INTELLECTUAL PROPERTY

THIS COLLATERAL ASSIGNMENT OF INTELLECTUAL PROPERTY (this "Assignment") is made as of the date set forth below by and between (i) GINSEY INDUSTRIES, INC., a Pennsylvania corporation (the "Assignor"), and (ii) ALLIED CAPITAL CORPORATION and ALLIED INVESTMENT CORPORATION, both Maryland corporations (together, the "Assignee").

Assignor is the owner of the entire right, title and interest in and to the patents and trademarks described in <u>Schedule A</u> annexed hereto and made a part hereof. Assignee is contemporaneously herewith lending to Assignor Five Million Five Hundred Thousand Dollars (\$5,500,000.00) under the terms of certain Debentures, an Investment Agreement (the "Investment Agreement"), and other agreements executed in connection therewith (hereinafter collectively, the "Agreements"). Capitalized terms used herein not otherwise defined have the meanings given them in the Investment Agreement.

NOW THEREFORE, in consideration of the premises and the covenants herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and accepted, the undersigned parties agree as set forth below.

- 1. Grant of Security Interest. Assignor hereby collaterally assigns to Assignee all of Assignor's now-existing or hereafter acquired right, title and interest in and to any patents and trademarks including, but not limited to, those identified in Schedule A; all patent and trademark applications relating in any way to the subject matter of the patents and trademarks identified in Schedule A and all reissues, renewals, extensions, continuations, continuations-in-part and divisions thereof (hereinafter collectively, the "Intellectual Property"); and any and all proceeds thereof, including, without limitation, any claims by Assignor against third parties for infringement of the Intellectual Property (hereinafter together with the Intellectual Property, the "Collateral"), subject and subordinate only to the Senior Debt.
- 2. Obligations Secured. This assignment is made to Assignee to secure repayment of the Senior Subordinated Debentures, whether arising under such debentures or under this Assignment or by operation of law or otherwise (hereinafter collectively the "Obligations").

#### 3. Warranties And Covenants.

- A. Payment. Assignor will pay and perform all of the Obligations according to their terms.
- B. Good Title. All of the existing Intellectual Property identified on Schedule  $\Delta$  is valid and subsisting in full force and effect, such Intellectual Property represents all of the intellectual property owned by Assignor and used in or necessary for the conduct of the business of the Company, Assignor owns the sole, full and clear title thereto and the Assignor has right and power to grant the assignments granted hereunder. The Collateral is not subject to any liens, claims, mortgages, assignments, licenses, security interest or encumbrances of any nature whatsoever, except the assignment granted hereunder and the Permitted Encumbrances.
- C. <u>No Transfer</u>. Assignor will not assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or lien upon, encumber, grant an exclusive or non-exclusive license relating to, or otherwise dispose of any of the Collateral without the prior written consent of

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Assignee to any such action, except as such action is expressly permitted hereunder or under the Investment Agreement and any security interest granted to the holder of the Senior Debt.

- D. <u>Lien Perfection</u>. Assignor will, at Assignor's expense, perform all acts and execute, perfect, maintain, record or enforce the assignment in the Collateral or to otherwise further the provisions of this Assignment. Assignor hereby authorizes Assignee to execute and file one or more financing statements (or similar documents) with respect to the Collateral, signed only by Assignee.
- E. <u>Power of Attorney</u>. Assignor will, concurrently with the execution and delivery of this Assignment, execute and deliver to Assignee ten (10) originals of a Power of Attorney in the form of Exhibit B annexed hereto for the implementation of the assignment, sale or other disposition of the Collateral pursuant to Assignee's exercise of the rights and remedies granted to Assignee hereunder.
- F. Litigation. Assignor has no knowledge of any rights, claims or other encumbrances that purport to preclude Assignor from conducting its business, and Assignor has no knowledge of any claim that its use of the Intellectual Property has or will violate any rights, or support any claim of infringement or other claims, of any other person or entity. Assignee may, in its sole discretion, pay any amount or do any act which Assignor fails to do or pay as required hereunder or as requested by Assignee to preserve, defend, protect, maintain, record or enforce the Obligations, the Collateral, or the assignment granted hereunder, including without limitation, filing fees, court costs, travel expenses and attorneys' fees. In the event any of the Intellectual Property is or becomes the subject of any litigation, Assignee shall at its option have the sole right to control such litigation, select counsel, determine whether settlement shall be offered or accepted, determine and negotiate all settlement terms and be indemnified by Assignor for all costs of litigation and settlement including, without limitation, all costs, expenses and attorneys' fees. Assignor will be liable to Assignee for any payments under this paragraph which shall be deemed reasonable expenses under the terms of the Agreements.
- G. No Other Intellectual Property: No Pending Applications. As of today, Assignor has no Intellectual Property issued by, or the subject of pending applications in, the United States Patent and Trademark Office or any similar office or agency in the United States or any other country, other than those described in Schedule A annexed hereto.
- H. <u>Subsequent Applications</u>. In the event Assignor shall file any application for the issuance of a patent or trademark with the United States Patent and Trademark Office or any similar office or agency in the United States or any other country, Assignor shall provide written notice to Assignee of such action within sixty (60) days after making such application. Upon request of the Assignee, Assignor shall execute and deliver to Assignee any and all assignments, agreements, instruments, documents and such other papers as may be requested by Assignee to effect an assignment of such application to the Assignee.
- I. No Abandonment. Assignor has not abandoned any pending patent or trademark application, unless otherwise indicated on Schedule A and Assignor will not do any act, nor omit to do any act, whereby the patents or trademarks which are necessary for the conduct of Assignor's business may become abandoned or unenforceable. Assignor shall notify Assignee immediately if it knows or has reason to know of any reason why any application, trademark or patent may become abandoned, invalidated or the subject of any suit.

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- J. Maintenance. Assignor will render any assistance necessary to Assignee without cost in any proceeding before the United States Patent and Trademark Office or any similar office or agency in the United States or any other country to maintain each application and Intellectual Property, including, without limitation, filing of renewals and paying annuities.
- K. Notify. Assignor will promptly notify Assignee if Assignor (or affiliate or subsidiary thereof) learns of any use by any person of any infringement of the Intellectual Property. If requested by Assignee, Assignor, at Assignor's expense, shall join with Assignee in such action as Assignee, in Assignee's discretion, may deem advisable for the protection of Assignee's interest in and to the Intellectual Property.
- L. <u>Indemnification</u>. Assignor assumes all responsibility and liability arising from the use of Intellectual Property and Assignor hereby indemnifies and holds Assignee harmless from and against any claim, suit, loss, damage or expense (including attorneys' fees) arising out of any alleged defect in any product manufactured, promoted or sold by Assignor (or any affiliate or subsidiary thereof) in connection with acts or omissions of Assignor in connection with any Intellectual Property or out of the manufacture, promotion, labeling, sale or advertisement of any such product by Assignor (or any affiliate or subsidiary thereof).
- 4. Remedies of Assignee. Upon the occurrence of an Event of Default (and subject to applicable cure periods) under the Investment Agreement and in addition to all other rights and remedies of Assignee, whether provided under law or otherwise, Assignee shall have the following rights and remedies which may be exercised without notice to, or consent by, Assignor except as such notice or consent is expressly provided for herein.
- A. <u>Stop Use</u>. Assignee may require that neither Assignor nor any affiliate or subsidiary of Assignor make any use of the patented inventions or the registered-marks subject hereto for any purpose whatsoever.
- B. <u>Licenses</u>. Upon ten (10) days' notice to Assignor, Assignee may grant such license or licenses relating to the Collateral for such term or terms, on such conditions, and in such manner, as Assignee shall in its sole discretion deem appropriate. Such license or licenses may be general, special or otherwise, and may be granted on an exclusive or nonexclusive basis throughout the United States of America, its territories and possessions and all foreign countries.
- C. <u>Sale</u>. Upon ten (10) days' prior notice to Assignor, Assignee may assign, sell or otherwise dispose of the Collateral or any part thereof, either with or without special conditions or stipulations. Assignee shall subject to the limitations of the Uniform Commercial Code have the power to buy the Collateral or any part thereof, and Assignee shall also have the power to execute assurances and perform all other acts which Assignee may, in Assignee's sole discretion, deem appropriate or proper to complete such assignment, sale or disposition.
- D. <u>Power of Attorney</u>. In addition to the foregoing, in order to implement the assignment, sale or other disposition of any of the Collateral pursuant to Subparagraph 4(C) hereof, Assignee may at any time execute and deliver on behalf of Assignor, pursuant to the authority granted in the Powers of Attorney described in Subparagraph 3(E) hereof, one or more instruments of assignment of the Collateral (or application, letters patent or recording relating thereto), in form suitable for filing, recording or registration. Assignor agrees to pay when due all costs incurred in any such transfer of the Collateral, including, but not limited to, any taxes, fees and attorneys' fees.

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- E. Application of Proceeds: Deficiency. Assignee may first apply the proceeds actually received from any such license, assignment, sale or other disposition of Collateral to the reasonable costs and expenses thereof, including, without limitation to, reasonable attorneys' fees and all legal, travel and other expenses which may be incurred by Assignee. Thereafter, Assignee may apply any remaining proceeds to such of the Obligations as Assignee may in its sole discretion determine. Assignor and any guarantors of the Obligations shall remain liable to Assignee for any expenses or Obligations remaining unpaid after the application of such proceeds, and Assignor will pay Assignee on demand any such unpaid amount, together with interest at the interest rate set forth in the Debentures.
- F. Trade Secrets. In the event that any such license, assignment, sale or other disposition of the Collateral (or any part thereof) is made after the occurrence of an event of default under any of the Obligations, Assignor shall supply to Assignee or Assignee's designee, Assignor's knowledge and expertise relating to the manufacture and sale of the products according to the patented inventions, Assignor's customer lists and other records relating to the distribution of said products.
- G. Non-Exclusive Remedies. Nothing contained herein shall be construed as requiring Assignee to take any such action at any time. All of Assignee's rights and remedies, whether provided under law, the Agreements, this Assignment or otherwise shall be cumulative and none is exclusive. Such rights and remedies may be enforced alternatively, successively or concurrently.
- H. <u>Subordination to Senior Debt.</u> Notwithstanding anything contained herein to the contrary, the rights and remedies of Assignee hereunder are subject and subordinate to the Senior Debt to the extent set forth in the Subordination Agreement dated of even date herewith executed by and between the Senior Lender and Assignee.

### 5. Miscellaneous.

- A. <u>Satisfaction</u>. Upon payment in full of the Obligations, Assignee will execute a re-assignment of the Intellectual Property listed in <u>Schedule A</u> and deliver that re-assignment to Assignor for filing by Assignor at Assignor's expense.
- B. No Waiver. Any failure or delay by Assignee to require strict performance by Assignor of any of the provisions, warranties, terms and conditions contained herein or in any other agreement, document or instrument, shall not affect Assignee's right to demand strict compliance and performance therewith, and any waiver of any default shall not waive or affect any other default, whether prior or subsequent thereto, and whether of the same or of a different type. None of the warranties, conditions, provisions, and terms contained herein or in any other agreement, document or instrument shall be deemed to have been waived by any act or knowledge of Assignee, its agents, officers or employees, but only by an instrument in writing, signed by an officer of Assignee and directed to Assignor, specifying such waiver.
- C. <u>Notice</u>. All notices, requests and demands to or upon the respective parties hereto shall be deemed to have been duly given or made: if by hand, immediately upon delivery; if by telex or telegram, immediately upon sending; if by Federal Express, express mail or any other overnight delivery service, one day after dispatch; and if mailed by certified mail, return receipt requested, five days after mailing. All notices, requests and demands are to be given or made to the

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respective parties at the following addresses (or to such other address as either party may designate by notice in accordance with the provisions of this paragraph):

If to Assignor: Ginsey Industries, Inc.

281 Benigno Boulevard Bellmawr, NJ 08031

Attn: Harry S. Haber, President

If to Assignee: Allied Capital

1666 K Street, N.W., 9th Floor Washington, D.C 20006-2803

Attn: Thomas H. Westbrook, Principal

- D. <u>Severability: Captions</u>. In the event that any provision hereof shall be deemed to be invalid by any court, such invalidity shall not affect the remainder of this Assignment, which shall be deemed severable. The captions and paragraph headings herein shall not be considered part of the this Assignment,
- E. <u>Parties: Changes</u>. This Assignment shall be binding upon and for the benefit of the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and assigns. No provision hereof shall be modified, altered or limited except by a written instrument expressly referring to this Assignment signed by the party to be charged thereby.
- F. Choice of Law. The validity, interpretation and effect of this Assignment shall be governed by the laws of the State of Maryland without regard to its rules for conflict of law.
- G. No Marshalling. Notwithstanding the existence of any other security interests held by Assignee or by any other party, Assignee shall have the right to determine the order in which any or all of the Collateral shall be subjected to the remedies provided herein. Assignee shall have the right to determine the order in which any or all portions of the Obligations are satisfied from the proceeds realized upon the exercise of the remedies provided herein. Assignor, any party who becomes liable for Assignor's obligations and covenants under this Assignment, and any party who now or hereafter acquires a security interest in the Collateral, or any portion thereof, hereby waives any and all right to require the marshalling of assets in connection with the exercise of any of the remedies permitted by applicable law or provided herein.

a / IN	WITNESS	WHEREOF,	the parties	hereto	have duly	executed	this	Assignment	as	of
3/31	_, 19 <b>98</b> .	WHEREOF,	-							

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[SEAL]

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**ASSIGNOR:** 

GINSEY INDUSTRIES, INC.

Attest: //WW

Secretary

3y: //0// - ///

\_\_\_(Seal)

# **ASSIGNEE:**

[SEAL]

Attest: Incia Bom James

**ALLIED CAPITAL CORPORATION** 

By: Thomas H. Westbrook, Principal (Sea

**ALLIED INVESTMENT CORPORATION** 

Attest: Min Bu amb

By: Thomas H. Westbrook, Principal

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# Schedule A

# GINSEY INDUSTRIES, INC. Federal and Canadian Trademarks

3/2/98

MARK	REGJ SERIAL NO.	REG./ FILING DATE	STATUS
CASCADE	Federal Serial No. 73/666299	6/12/87	Abandoned 5/19/88
CLASSIQUE	Federal Reg. No. 1,563,245	10/31/89	8&15 Affidavit filed 11/17/95 Renewal due 10/31/99
CLASSIQUE FASHION SOFT SEATS	Federal Reg. No. 1,829,814	4/5/94	8&15 Affidavit due 4/5/00 Renewal due 4/5/04
CLASSIQUE FASHION SOFT SEATS	Canadian Reg. No. 420,627	12/10/93	Renewal due 12/10/08
CUSH'N SOFT	Federal Reg. No.1,066,171	5/24/77	8&15 Affidavit filed 8/6/82 Expired 5/97
CUSH'N SOFT	Canadian Reg. No. 238,365	2/13/79	Renewed 12/14/94 Renewal due 2/13/08
DESIGN TRENDS FASHION SOFT SEATS	Federal Reg. No. 2,103,391	10/7/97	8&15 Affidavit due 10/7/03 Renewal due 10/7/07
ELEGANCE	Federal Reg. No. 1,598,446	5/29/90	8&15 Affidavit filed 7/29/96 Renewal due 5/29/00
GINSEY	Canadian Reg. No. 287,151	1/20/84	Renewal due 1/20/99
GINSEY	Federal Reg. No. 1,156,262	6/2/81	8&15 affidavit filed 9/30/96 Renewal due 6/2/01
PANDORA	Federal Reg. No. 1,455,135	9/1/ <b>87</b>	Cancelled Section 8 4/19/94
SUREFOOT-THE ANYWHERE COMFORT MAT	Canadian App. No. 851,120	7/17/97	ROA due 5/29/98 OA dated 1/29/98

DSB:291712.1

MARK	REG./ SERIAL NO.	REGJ FILING DATE	STATUS
SUREFOOT-THE ANYWHERE COMFORT MAT	Federal Reg. No. 2,017,366	11/19/96	8&15 Affidavit due 11/19/02 Renewal due 11/19/06
SOFT INDULGENCE FASHION SEAT	Canadian Reg. No. 481,995	9/3/97	Renewal due 9/3/12
SOFT INDULGENCE FASHION SEAT	Federal Reg. No. 2,124,115	12/23/97	8&15 Affidavit due 12/23/03 Renewal due 12/23/07
SIT'N PRETTY	Federal Reg. No. 1,015,731	7/15/75	Cancelled Section 8 2/25/92
THE FASHION MAT	Federal Reg. No. 2,069,155	6/10/97	8&15 Affidavit due 6/10/03 Renewal due 6/10/07
THE NICEST THING THAT EVER HAPPENED TO A BATHROOM	Canadian Registration No. 238,366	12/14/79	Cancelled 12/1/95
THE NICEST THING THAT EVER HAPPENED TO A BATHROOM	Federal Reg. No.1,038,053	4/13/76	Expired 1/20/97

#### **EXHIBIT B**

STATE OF	)	
	)	SPECIAL POWER OF ATTORNEY
COUNTY OF	)	

KNOW ALL MEN BY THESE PRESENTS, that Ginsey Industries, Inc., a Pennsylvania corporation, with its principal place of business at 281 Benigno Boulevard, Bellmawr, New Jersey 08031 ("Assignor"), hereby appoints and constitutes Allied Capital Corporation, a Maryland corporation, with its principal place of business at 1666 K Street, N.W., 9th Floor, Washington, D.C. ("Assignee"), and each officer thereof, its true and lawful attorney, with full power of substitution and with full power of authority to perform the following actions on behalf of Assignor:

- 1. Execution and delivery of any and all agreements, documents, instruments of assignment, or other papers which Assignee, pursuant to its exercise of rights as provided in a Collateral Assignment of Intellectual Property between Assignor and Assignee dated the date hereof ("Collateral Assignment"), deems necessary or advisable for the purpose of assigning, selling or otherwise disposing of all right, title and interest of Assignor in and to any patents, together with any reissues, extensions, renewals, continuation, continuation-in-part and divisions thereof, and in order to preserve, defend, protect, maintain or accomplish any other formality with respect to the foregoing.
- 2. Execution and delivery of any and all documents, statements, certificates or other papers which Assignee, pursuant to its exercise of rights as provided in the Collateral Assignment, deems necessary or advisable to further the purposes described in subparagraph 1 hereof.

This Special Power of Attorney is made pursuant to the Collateral Assignment, and may not be revoked until the payment in full of all Assignor's Obligations, as such term is defined in the Collateral Assignment.

[Seal]	GINSEY INDUSTRIES, INC.
Attest: Harry J. Ha	By: Follow States Harry S. Haber, President
STATE OF	)
COUNTY OF	)
Harry S. Haber and of Ginsey Industries. Inc. who corporation this day of	known to me as the President and Secretary, respectively, acknowledged the foregoing as the true act and deed of said 1998.
[Seal]	Esquite Busin
My commission expires:	Notary Public
WAS01 49276.2	MOTARIAL SEAL ERASMITA BURGOS, Nosery Public City of Philadelphia, Phila County My Commission Expires April 16, 2001

SENT BY:A & K WASH. ; 2-20-98 ;11:45AM ;

2026822739~

WESAS-C:# 5

#### Special Types of Collateral. 3.

following are all of the trademarks/service marks The trademark/service mark applications of the Company, together with the trademark/service mark numbers or application numbers and dates of registration with the U.S. Patent and Trademark Office, if applicable:

> If Foreign Registered Trademark -What Country?

TM/SM

Number

Date

See Attachment A

The following are all of the patents or patent applications of the Company, together Ъ. with the petent numbers, names of inventors and dates or registration with the U.S. Patent and Trademark Office, if applicable.

Patent Name

Number

Inventor Date

Potent -

**MForeign** 

What Country?

Hinge For Toilet Seat 4,974,262 12/04/90 Maurice M. Rosen And Lid

The following are all of the copyrights (registered and unregistered) or C. copyright applications of the Company, together with the copyright numbers and dates of registration with the U.S. Copyright Office, if applicable:

Non registered

# Foreign Paters -

Convright

Number

Date

What Country?

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