QMD No. 0881-0011 (exp. 474)	03-12-1999	Patent and Trademark Office
Teb settings = = = = T		
To the Honorable Commissions	r 480:Br trait Bottl Balls total liber crits ibibr Bills	the attached original documents or copy thereof.
1. Name of conveying party(les):	100935956	2. Name and address of receiving party(les)
WORLD FORCE INC.	3-2-99	Name: Renthal Limited
Additional name(s) of conveying party(ies) attac	ON Axee D Shark	Internal Address:
3. Nature of conveyance:		
Assignment	L1 Merger	Street Address: Bredbury Park Way,
☐ Security Agreement	☐ Change of Name	Stockport
Other		Chy: Cheshire SK6 2SN
Execution Date: March 5, 1999	9	Country: United Kingdom
		Additional name(s) & address(es) attached? Yes No
A. Patent Application No.(s)	ter with a new application	B. Patent No.(s)
	Additional numbers alla	ached? O Yes 🙀 No
5. Name and address of party to whom correspondence concerning document should be mailed:		6. Total number of applications and parents involved:
Name: Mark Costahaude		7. Total lee (37 CFR 3.41)
Internal Address:		XXI Enclosed
		Authorized to be charged to deposit account
Street Address: 35061 Sierra	View Road	8. Deposit account number:
City: Agua Dulce State: C	A ZIP: 91350	(Attach duplicate copy of this page if paying by deposit account)
	. DO NOT USE	THIS SPACE UDE NO SOLL
9. Statement and signature. To the best of my knowledge and be the original document.	llet, the foregoing informa	ation is true and correct and any attached copy is a true copy of
Mark Costahaude	Cha	March 5, 1999 -
Name of Person Signing To		Signature over sheet, sitachments, and document:
		equired cover sheet information to:

APPENDIX "A"

ASSIGNMENT

WHEREAS, Mark Costahaude is one of three inventors of U.S. Patent 5,832,785,

which issued on November 10, 1998 (hereafter called Patent Properties);

WHEREAS, Mark Costahaude assigned his entire right, title and interest in the

Patent Properties to Style'n USA, Inc., a California corporation, and Accord Enterprises

Corp. Of Taiwan;

WHEREAS, Style'n USA, Inc. assigned its entire right, title and interest in the

Patent Properties to Azonic Inc., a California corporation having its place of business at

35061 Sierra View Road, Agua Dulce, California 91350;

WHEREAS, Azonic Inc. changed its name to World Force Inc.;

WHEREAS, World Force Inc., (hereafter called the "Assignor") hereby warrants

that the Assignor is fully entitled to assign its interest in i.e. co-ownership of the Patent

Properties and that Mark Costahaude, as an officer of World Force Inc., is empowered to

sign this Assignment on behalf of the Assignor; and

WHEREAS Renthal Limited, a company established under the laws of the United

Kingdom, whose address is Bredbury Park Way, Stockport, Cheshire, SK6 2SN, United

Kingdom (hereafter called "Assignee"), is desirous of acquiring the Assignor's entire

right, title and interest for the United States, its territories, dependencies and possessions,

in and to said Patent Properties (and/or patents that may be granted therefrom), and any

confirmations, divisions, continuations, reexaminations, reissues or extensions of the

same;

(1)

PATENT

REEL: 9596 FRAME: 0790

Now, To All Whom It May Concern: Be it known that for an in consideration of the sum of One Dollar (\$1.00), and other good and valuable considerations set forth in an agreement executed concurrently herewith, the receipt and sufficiency of which are hereby acknowledged, Assignor has sold, assigned, transferred and set over, and does hereby sell, assign, transfer and set over, unto Assignee, its successors, assigns and legal representatives, the Assignor's entire right, title and interest for the United States, its territories, dependencies and possessions, in and to said Patent Properties (and/or patents that may be granted therefrom), and any confirmations, divisions, continuations, reexaminations, reissues or extensions thereof; the same to be held and enjoyed by the Assignee, its successors, assigns and legal representatives, as fully and entirely as the same would have been held and enjoyed by the Assignor had this Assignment and sale not been made, together with all claims for damages by reason of past infringement of said Patent Properties with the right to sue for and collect the same for its own use and for the use of its successors, assigns and legal representatives.

Mark Costahaude, as an individual, hereby warrants that:

- (1) by virtue of an Assignment recorded at the U.S. Patent and Trademark
 Office at Reel 6850, Frame 0719, I previously assigned all of my rights,
 title and interests in and to said Patent Properties to: Style'n USA, Inc.,
 of Woodland Hills, California and Accord Enterprises Corp. of
 Taipei, Taiwan;
- (2) I was an officer of Style'n USA and was authorized to conduct business in the name of Style'n USA;
- (3) by virtue of an Assignment recorded at the US Patent and Trademark

 Office on 27 January 1999 at Reel 9494, Frame 0747, as an officer

 of Style'n USA, I assigned Style'n USA's entire rights, title and interest in
 and to said Patent Properties to Azonic Inc., of Agua Dulce, California;
- (4) Azonic Inc. Changed its name to World Force Inc. On 3 February 1997;

PATENT REEL: 9596 FRAME: 0791 (5) I am currently an officer of World Force Inc., and authorized to conduct business in the name of World Force Inc., including the assignment of all Patent Properties; and

(6) as an officer of World Force Inc., I have the full right to convey the interest herein assigned and I, as an individual, have not (a) executed and will not execute any agreement in conflict herewith; and (b) performed and will not perform any act in conflict herewith.

Assignor agrees to execute all papers and documents and perform any act which may be necessary to establish the Assignee's co-ownership of the Patent Properties with Accord Enterprises Corp.

Assignor agrees that this Assignment is binding on Assignor and its heirs, successors, assigns and legal representatives.

Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States to issue any Letters, Patents resulting from said Patent Properties and any confirmations, divisions, continuances, reexaminations, reissues or extensions thereof, to Assignee.

Mark Costahaude and Assignor agree to execute all papers necessary in connection with any interference which may be declared concerning said Patent Properties (and/or patents that may be granted therefrom), or any confirmation, division, continuation, continuation-in-part, reexamination or reissue thereof, and to co-operate with Assignee in every way possible in obtaining evidence and going forward with such interference.

Assignor covenants that it has full right to convey the interest herein assigned and that it has not executed and will not execute any agreement in conflict herewith.

PATENT REEL: 9596 FRAME: 0792

Mark Costahaude and Assignor agree to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

Mark Costahaude and Assignor agree to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to Assignee.

This Assignment is effective as of the	Sth day of March 1999.
Patricia Castafaude Witness	Signed: (as an individual) Mark Costahaude
On behalf of World Force Inc. Patricia Costaterada Witness	Signature Officer of World Force Inc.
Patriora Costatande Witness	Mark Costanaude Typewritten Name of Officer President Title of Officer

(4)

RECORDED: 03/05/1999

PATENT REEL: 9596 FRAME: 0793