	RECORD	ATION FORM CO		1	0
TO: The Commissioner of	of Patents and Trademar	PATENTS ON ks: Please record the		al document(s) or copy(ies).
Submission Type		Conveyance Ty	/pe	• • •	
X New	Decondation)	Assignment	X Secur	ity Agreement	APR 6 200
Resubmission (Non Document ID#	-Recordation)	License	Chang	e of Name	
Correction of PTO E Reel #	Fror	Merger	Other		
Corrective Docume	nt		U.S. Gove	overnment Agenci	
Conveying Party(ies	Frame #		epartmental File		cret File
	cquisition Compar			Ying parties attac	Month Day Year
Name (line 2)	cquisition compar	ly			<u></u>
Second Party					Execution Date Month Day Year
Name (line 1)					
Name (line 2)					4829695
Receiving Party			Mark if additional	names of receivi	ng parties attached
Name (line 1) Branch	Banking and Trust	t Company			If document to be recorded is an assignment and the receiving party is not
Name (line 2)		····			domiciled in the United States, an appointment
Address (line 1) 514 SE	Greenville Blvd.				of a domestic representative is attached. (Designation must be a
Address (line 2)					separate document from Assignment.)
Address (line 3) Greenvi	11_	North Caroli	na	27835	7
Domestic Represen	City	State/Country		Zip Code	
		Ente	r for the first Recei	ving Party only.	
Name			· · · · · · · · · · · · · · · · · · ·		
Address (line 1)					
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Address (line 3)		······································			
Address (line 4)					
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FORM PTO-1619B Expires 06/30/99 OMB 0651-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent Name and Address	Area Code and Telephone Number (704) 343-2312
Name M. Scott Mansfield, Es		
Address(line 1) Smith Helms Mulliss &	Moore, L.L.P.	
Address (line 2) 201 N. Tryon Street		
Address (line 3) Charlotte, NC 28202		
Address (line 4)		
Pages Enter the total number of paging including any attachments.	ges of the attached conveyance document	# Seven (7)
Application Number(s) or Patent Num		nal numbers attached
	atent Number (DO NOT ENTER BOTH numbers for the	
Patent Application Number(s)	Patent Nun	
	4,829,695	
If this document is being filed together with a <u>new</u> Pater signed by the first named executing inventor.	nt Application, enter the date the patent application was	, <u>Month Day Year</u>
Patent Cooperation Treaty (PCT)		
Enter PCT application number	РСТ	PCT
only if a U.S. Application Number	РСТ	РСТ
has not been assigned.		
Number of Properties Enter the tot	al number of properties involved. #	1]
Fee Amount Fee Amount	for Properties Listed (37 CFR 3.41): \$	40.00
Method of Payment: Enclo Deposit Account	osed X Deposit Account	
(Enter for payment by deposit account or if add	itional fees can be charged to the account.) Deposit Account Number: #	
L L L L L L L L L L L L L L L L L L L	Authorization to charge additional fees: Yes	No
Statement and Signature		
attached copy is a true copy of the c	lief, the foregoing information is true and c priginal document. Charges to deposit acco	orrect and any ount are authorized, as
indicated herein. M. Scott Mansfield	Rebot Mifil	04/06/01
Name of Person Signing	Signature	Date

PITT COUNTY

AMENDED AND RESTATED COLLATERAL ASSIGNMENT OF TRADEMARKS

THIS AMENDED AND RESTATED COLLATERAL ASSIGNMENT OF TRADEMARKS made as of the 30th day of March 2001, between OVERTON'S INC., a North Carolina corporation with offices located at 111 Red Banks Road, Greenville, North Carolina, H & D ACQUISITION COMPANY, a North Carolina corporation with offices located at 111 Red Banks Road, Greenville, North Carolina, and N. W. HUNTING, INC., a North Carolina corporation with offices located at 111 Red Banks Road, Greenville, North Carolina, (referred to collectively as the "Assignors") and BRANCH BANKING AND TRUST COMPANY, a North Carolina Banking Corporation with offices located at 514 SE Greenville Boulevard, Greenville, North Carolina 27835 ("Lender").

RECITALS:

WHEREAS, the Assignors and Decoy, Inc. (collectively, the "Borrowers"), and the Lender are party to that certain Loan Agreement dated as of June 24, 1999, as amended by that certain Consolidated First Amendment Agreement to Loan Agreement, Security Agreement and Loan Documents dated February 7, 2001 (the "Existing Loan Agreement"), pursuant to which the Lender has provided to the Borrowers (i) a term loan facility in the original principal amount of \$12,000,000.00 (the "Term Loan"); (ii) a revolving line of credit facility of up to \$12,500,000.00 (the "Line of Credit"); (iii) a revolving line of credit facility of up to \$1,500,000.00 (the "Interim Loan"); and (iv) a standby letter of credit facility of up to \$1,000,000.00 (the "Existing Letter of Credit Facility"); and

WHEREAS, each of the Borrowers has requested that the Lender amend and restate the Existing Loan Agreement in order to (i) provide for the repayment in full of the Term Loan using proceeds obtained under the Note Purchase Agreement, (ii) increase the principal amount available under the Line of Credit to \$15,000,000.00 (the "Loan" or the "Revolving Credit Loan"), as more fully described therein, the proceeds of which are to be used for working capital and general corporate purposes as provided herein, and include therein the Interim Loan and the indebtedness outstanding thereunder as outstanding indebtedness under the Revolving Credit Loan, and (iii) replace the Existing Letter of Credit Facility with a new Letter of Credit Facility in the maximum amount of \$1,000,000.00; and

WHEREAS, the Lender is willing to amend and restate the Existing Loan Agreement and make such facility available to the Borrowers upon the terms and conditions set forth in the Loan Agreement (as hereinafter defined). Capitalized terms not otherwise defined herein shall have the meanings ascribed thereto in the Loan Agreement; and

Doc. No. 395695.3

WHEREAS, the Borrowers acknowledge that the Loan Agreement constitutes an amendment and restatement (and not a novation) of the Existing Loan Agreement and that the indebtedness under the Loan Agreement shall continue to be secured by the same collateral currently securing the indebtedness owing under the Existing Loan Agreement, and the Lender shall be entitled to the lien priority relating back to the initial filings relating to such collateral; and

WHEREAS, in connection with the Existing Loan Agreement, the Assignors entered into that certain Collateral Assignment of Trademarks dated as of June 24, 1999, in favor of the Lender (the "Original Collateral Assignment"); and

WHEREAS, pursuant to the Loan Agreement, the Assignors are required to enter into this Amended and Restated Collateral Assignment of Trademarks amending and restating the Original Collateral Assignment; and

WHEREAS, the Trademarks (as hereinafter defined) have been adopted, used and are being used by the Assignors as set forth on <u>Exhibit A</u> which is attached hereto and incorporated herein by reference.

NOW, THEREFORE, for valuable consideration, receipt of which is hereby acknowledged, the Assignors and the Lender hereby agree as follows:

1. <u>Definitions</u>. In addition to the words and terms elsewhere defined in this Agreement, the following terms shall have the following meanings unless the context indicates a contrary meaning or intent:

(a) "Event of Default" shall mean an "Event of Default" as such term is defined in the Loan Agreement.

(b) "Loan Agreement" shall mean that certain Amended and Restated Loan Agreement dated March 30, 2001 between the Borrowers and the Lender.

(c) "Obligations" shall mean any and all "Obligations" as such term defined in the Loan Agreement.

(d) "Security Agreement" shall mean the "Security Agreement" as such term is defined in the Loan Agreement.

(e) "Trademarks" shall mean the Trademarks which are listed on <u>Exhibit A</u>, which Trademarks are registered in the United States Patent and Trademark Office. The term "Trademarks" as used herein shall include any patents or servicemarks listed on <u>Exhibit A</u>.

2. <u>Assignment</u>. The Assignors hereby grant to the Lender, its successors and assigns, as security for the payment and performance of the Obligations, a continuing security interest in and a continuing lien on, to and under (i) the Trademarks, (ii) the goodwill of the

business symbolized by the Trademarks and (iii) the registration of the Trademarks with the United States Patent and Trademark Office.

3. <u>Warranties and Representations of Assignor</u>. The Assignors represent and warrant that:

(a) The Trademarks and the rights associated with the registration thereof with the United States Patent and Trademark Office are, or upon their acquisition by Assignors will be, solely and exclusively owned by the Assignors and have not heretofore been assigned, conveyed or transferred by the Assignors;

(b) The Assignors have the right to make this Assignment as to those Trademarks which they each own as indicated on Exhibit A; and

(c) This Assignment will not violate any other agreement to which any of the Assignors are a party or by which the assets of any of the Assignors are bound.

4. <u>Obligations of Lender</u>. It is understood that this Assignment shall not impose, and Lender shall not have, any duty or responsibility with respect to any registration, renewal, protection, maintenance, or any other matters related to the Trademarks.

5. <u>Effect of Assignment</u>. This Assignment supercedes, amends and restates the Original Collateral Assignment.

6. <u>Incorporation of Security Agreement</u>. This Assignment and the security interest granted hereunder are granted in conjunction with and are subject to the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

7. <u>Termination</u>. This Assignment shall terminate and Lender shall reassign all of its right, title and interest in the Trademarks to Assignors promptly upon the payment and performance in full by the Assignors of all Obligations.

[Signature page follows]

IN WITNESS WHEREOF, the Assignors and the Lender have executed this Assignment under seal on the day and date first appearing above.

ASSIGNORS:

OVERTON'S INC, a North Carolina corporation By: Name: V. Parker Overton

Title: President

H & D ACQUISITION COMPANY, a North Carolina corporation

By: Name: /Larry W.) Carroll,

Title: President

N. W. HUNTING, INC., a North Carolina corporation

Bv:

Namer Larry W Carroll, Jr. ' Title: President

LENDER:

BRANCH BANKING AND TRUST COMPANY, a North Carolina banking corporation By: <u>phillala hpm_5VP</u>

ATTEST:

ATTEST:

ATTEST: <u>Hillion f. M. flor, f.</u>

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Signature Page 1 of 1

Exhibit A

OVERTON'S INC.

Trademarks

Serial No. or <u>Registration No</u> .	<u>Country</u>	Issue or <u>Filing Date</u>	Mark
1,729,510	US	11/03/92	NEO-SKINS
1,955,479	US	02/ 13/96	GLADIATOR
1,788,141	US	08/17/93	CEO
1,473,630	US	01/19/88	OVERTON'S
1,152,788	US	04/28/81	OVERTON'S W/DESIGN
2,143,879	US	03/17/98	DIVEMASTER
2,155,991	US	05/12/98	JET GLADIATOR
2,140,590	US	03/03/98	JET G

H&D ACQUISITION COMPANY

Trademarks

Serial No. or <u>Registration No</u> .	Country	Issue or <u>Filing Date</u>	Mark
2,288,510	US	10/26/99	DUNN'S
2,280,564	US	9/28/99	DUNN'S SINCE 1950 AND DESIGN
2,402,390	US	11/7/00	DUNN'S SUPPLY CATALOG SINCE 1950 AND DESIGN
1526185	US	2/21/89	HERTER'S
2,160,705	US	5/26/98	QUALITY WATERFOWL DECOYS RESTLE SINCE 1947
2,159,088	US	5/19/98	RESTLE

Patents

Serial No. or <u>Registration No</u> .	<u>Country</u>	Issue or <u>Filing Date</u>	Patent/Description
4,829,695	US	2/1/88; 5/16/89	Waterfowl Decoy Protective Coating.

N.W. HUNTING, INC.

Trademarks

Serial No. or <u>Registration No.</u>	<u>Country</u>	Issue or Filing Date	Mark		
1209869	US	9/21/82	NORTH WIND DECOYS		
1241289	US	6/7/83	NORTH WIND DECOYS AND DESIGN		
<u>Patents</u>					
Serial No. or		Issue or			
Registration No.	<u>Country</u>	<u>Filing Date</u>	Patent/Description		
5,284,173	US	Filed 10/23/82	Automatic continuous self-		
		Issued 2/8/94	draining, self-cleaning and self-replenishing apparatus		

RECORDED: 04/06/2001

and system for watering stock