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U.S. Department of Commerce Patent and Trademark Office PATENT

RECORDATION FORM

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Mail documents to be recorded with required cover sheet(s) information to:

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 Patent and Trademark Office PATENT
Correspondent Name and Address	Area Code and Telephone Number	13-485-1234
Name Deborah E. Tayl	Y	
Address (line 1) 40 Latham & Wa	atkins	
Address (line 2) 633 West Fifth	street, Suite 4000	
Address (line 3) LOS Angeles, CA	90071	
Address (line 4)		
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RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY

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Address (line 1) 55 South Lake Ave., S	H.4000	of a domestic representative is attached. (Designation must be a separate
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RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY

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PATENT AND TRADEMARK SECURITY AGREEMENT

This PATENT AND TRADEMARK SECURITY AGREEMENT (this "Agreement") is dated as of July 27, 2001, and entered into by and among FLEETWOOD ENTERPRISES, INC., a Delaware corporation ("Fleetwood"), the Subsidiaries of Fleetwood set forth on the signature pages of this Agreement (each of Fleetwood and each such Subsidiaries is referred to in this Agreement as, a "Grantor" and, collectively the "Grantors"), BANK OF AMERICA, N.A., in its capacity as administrative agent (the "Agent") for the Lenders (the "Secured Party").

Recitals

Each Grantor and Secured Party have entered into that certain Credit Agreement, dated as of the date hereof, which is by this reference incorporated into this Agreement as if fully set forth at length herein (as it may be amended (including any amendment and restatement thereof), supplemented or otherwise modified from time to time, the "Credit Agreement").

Pursuant to the Credit Agreement, each Grantor has granted to Secured Party security interests in certain property described in the Credit Agreement, including the Patent and Trademark Collateral hereinafter described, as security for the payment of its debts, liabilities and obligations described in the Credit Agreement as the "Obligations."

Each Grantor and Secured Party are executing and delivering this Agreement for the purpose of creating and perfecting Secured Party's security interests in each Grantor's Patent and Trademark Collateral as more particularly set forth herein.

Accordingly, in consideration of the foregoing and for other good and valuation consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor and Secured Party hereby agree as follows:

ARTICLE I. DEFINITIONS

- Section 1.1 Terms Defined in the Credit Agreement. Except as otherwise specifically provided herein, capitalized terms that are used in this Agreement, defined in the Credit Agreement and not otherwise defined herein have the meanings set forth in the Credit Agreement.
- Section 1.2 Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings:

"Goodwill" means, as to each Grantor, all present and future goodwill, trade secrets, proprietary or confidential information, technical information, procedures, formulae, quality control standards, designs, operating and training manuals, customer lists, distribution

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agreements and General Intangibles owned by each Grantor and arising out of the Patent and Trademark Collateral.

"Patent and Trademark Collateral" is defined in Section 2.1.

- "Secured Obligations" means, as to each Grantor, each and all of such Grantor's debts, liabilities and obligations that are described as "Obligations" in the Credit Agreement.
- "U.S. Patent Applications" means, as to each Grantor, all applications in connection with U.S. Patents, including applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any state or territory thereof, or any political subdivision thereof, including the patent applications listed in <u>Schedule I(a)</u>.
- "U.S. Patent Licenses" means, as to each Grantor, all rights of such Grantor under any present or future written agreement, or other present or future license of any right or interest acquired by it, granting any right with respect to any of the U.S. Patents and U.S. Patent Applications.
 - "U.S. Patents" means, as to each Grantor, all of the following:
- (a) All present and future patents, including all reissues, divisions, continuations, renewals, extensions and continuations-in-part and all claims (including infringement claims) relating thereto, including, without limitation, all registrations and recordings thereof including those listed in Schedule I(a) attached hereto; and
- (b) all proceeds of the foregoing, including license royalties and proceeds of infringement suits, the right to sue for past, present and future infringements, all rights corresponding thereto throughout the world and all reissues, extensions and renewals thereof.
- "U.S. Trademark Applications" means, as to each Grantor, all applications by any Grantor in connection with U.S. Trademarks, including applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any state or territory thereof, or any political subdivision thereof, including the trademark applications listed in Schedule II(a).
- "U.S. Trademark Licenses" means, as to each Grantor, all rights of any Grantor under any present or future written agreement granting any right with respect to any of the U.S. Trademarks and U.S. Trademark Applications.
 - "U.S. Trademarks" means, as to each Grantor, all of the following:
- (a) All present and future trademarks, trade names, corporate names, business names, trade styles, service marks, logos, mastheads, other source or business identifiers, proprietary product names or descriptions, prints and labels on which any of the foregoing may appear, designs and General Intangibles of like nature, including (i) all registrations and recordings thereof including those listed in <u>Schedule II(a)</u> attached

hereto and (ii) all of the foregoing not duly registered with the United States Patent and Trademark Office or in any similar office or agency of the United States, any state or territory thereof, or any political subdivision thereof, including those provided in Schedule II(b) attached hereto; and

(b) all proceeds of the foregoing, including license royalties and proceeds of infringement suits, the right to sue for past, present and future infringements, all rights corresponding thereto throughout the world and all reissues, extensions and renewals thereof.

Terms Generally. The definitions of terms herein shall apply equally to Section 1.3 the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words "include," "includes" and "including" shall be deemed to be followed by the phrase "without limitation." The word "will" shall be construed to have the same meaning and effect as the word "shall." Unless the context requires otherwise (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented or otherwise modified (subject to any restrictions on such amendments, supplements or modifications set forth in any Loan Document), (b) any reference herein to any Person shall be construed to include such Person's successors, transferees and assigns, (c) the words "herein," "hereof" and "hereunder," and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, (d) all references herein to Sections, Exhibits and Schedules shall be construed to refer to Sections of, and Exhibits and Schedules to, this Agreement, and (e) the words "asset" and "property" shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties, whether real, personal or mixed and of every type and description.

ARTICLE II. SECURITY INTEREST AND COLLATERAL

Section 2.1 Grant of Security Interest. As security for the payment and performance of all of its Obligations, each Grantor hereby transfers and assigns to Secured Party, for the benefit of itself and the Lenders, as security with power of sale, and grants to Secured Party, for the benefit of itself and the Lenders, a continuing security interest in, all right, title and interest of such Grantor in, to, under or derived from the following property (collectively, the "Patent and Trademark Collateral"), in each case whether now owned or hereafter acquired or arising and wherever located:

- (a) all U.S. Patents;
- (b) all U.S. Patent Applications;
- (c) all U.S. Patent Licenses;

- (d) all Goodwill associated with (i) any U.S. Patent, (ii) any U.S. Patent Application or (iii) any U.S. Patent or U.S. Patent Application licensed under any U.S. Patent License:
- (e) all proceeds of the foregoing, including all claims of Grantors against third parties for any (i) past, present or future infringement of any U.S. Patent or U.S. Patent Application and (ii) injury to the Goodwill associated with the foregoing;
 - (f) all U.S. Trademarks;
 - (g) all U.S. Trademark Applications;
 - (h) all U.S. Trademark Licenses;
- (i) all Goodwill associated with (i) any U.S. Trademark, (ii) any U.S. Trademark Application or (iii) any U.S. Trademark or U.S. Trademark Application licensed under any U.S. Trademark License; and
- (j) all proceeds of the foregoing, including all claims of the Grantor against third parties for any (i) past, present or future infringement or dilution of any U.S. Trademark or U.S. Trademark Application and (ii) injury to the Goodwill associated with the foregoing.

ARTICLE III. REPRESENTATIONS AND WARRANTIES

- **Section 3.1** Representations and Warranties. Each Grantor hereby represents and warrants that:
- (a) Schedule I(a), Schedule II(a) and Schedule II(b) set forth a complete and accurate listing of all U.S. Patents, U.S. Patent Applications, U.S. Trademarks and U.S. Trademark Applications in which any Grantor has an interest and identifies the Grantor owning such Patent and Trademark Collateral.
- (b) It has not granted any license, rights or privileges in or to the Patent and Trademark Collateral which is material to the conduct of the Loan Parties' business to any party, except to Secured Party and except in the ordinary course of its business.
- (c) The registrations of all Patent and Trademark Collateral listed as to it in <u>Schedule I(a)</u> and <u>Schedule II(a)</u> are valid and enforceable and have not been assigned to any other Person. Each Grantor has neither taken nor failed to take any action with respect to any Patent and Trademark Collateral that could reasonably be expected to have a Material Adverse Effect.
- (d) It owns all right, title, and interest in, to and under all Patent and Trademark Collateral listed as to it in Schedule I(a), Schedule II(a) and Schedule II(b),

except for licenses granted in the ordinary course of its business. [To be determined whether any license needs to be scheduled as an exception to this rep.]

- (e) None of the registrations of the Patent and Trademark Collateral listed as to it in Schedule I(a), or Schedule II(a) have been adjudged invalid or unenforceable, in whole or in part.
- (f) Except as otherwise disclosed in the schedules to the Credit Agreement, it has not received any written threats of action, which if successful could reasonably be expected to have a Material Adverse Effect, and it has not commenced and is not about to commence any suit or action against others in connection with the violation or enforcement of its rights in any of the Patent and Trademark Collateral.
- (g) It at all times is (or, as to any item of Patent and Trademark Collateral acquired after the date hereof, will be) the sole legal and beneficial owner of the Patent and Trademark Collateral and has exclusive possession and control thereof, free and clear of any Liens except those created by this Agreement or Permitted Liens.
- (h) It has the right and power to enter into this Agreement and perform its terms.

ARTICLE IV. **COVENANTS**

Section 4.1 Covenants. Each Grantor covenants and agrees as follows:

- (a) No Grantor will, either by itself or through any agent, employee, licensee or designee, file an application for the registration of any Patent and Trademark Collateral material to the conduct of the Loan Parties' business with the United States Patent and Trademark Office unless, within 30 days thereafter, it files with any such office or agency, (i) an amendment to this Agreement adding a description of such Patent and Trademark Collateral to Schedule I(a) or Schedule II(a) and (ii) any other agreements, instruments, documents and papers as Secured Party may reasonably request to evidence Secured Party's security interest in such Patent and Trademark Collateral.
- (b) Subject to subsection 4.1(a) and except to the extent that (i) Secured Party may otherwise agree or (ii) it reasonably determines that certain of the Patent and Trademark Collateral is no longer of material value to the Loan Parties' business, it shall take all necessary actions to maintain and pursue each application, to obtain the relevant registration, and to maintain the registration of all of the Patent and Trademark Collateral with the United States Patent and Trademark Office or other appropriate filing office or agency in which registration is necessary to protect its rights therein, including the filing of applications for renewal, affidavits of use, affidavits of incontestability and opposition and cancellation proceedings.
- (c) In the event that any Grantor's rights under any Patent and Trademark Collateral that is material to the conduct of the Loan Parties' business are infringed,

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misappropriated or diluted by a third party, such Grantor (i) shall notify Secured Party promptly after it learns thereof if such infringement, misappropriation or dilution could reasonably be expected to have a Material Adverse Effect and (ii) shall take such actions as such Grantor shall reasonably deem appropriate under the circumstances to protect such Patent and Trademark Collateral.

- (d) The applicable Grantor shall promptly notify Secured Party, in writing, of any suit, action or proceeding brought against it relating to, concerned with or affecting the Patent and Trademark Collateral or infringement of or interference with another trademark which could reasonably be expected to have a Material Adverse Effect. Such Grantor shall promptly, upon request by Secured Party, deliver to Secured Party a copy of all pleadings, papers, orders or decrees theretofore or thereafter filed in any such suit, action or proceeding, and upon request by Secured Party shall promptly keep Secured Party fully advised and informed of the progress of any such suit, action or proceeding.
- (e) The applicable Grantor shall promptly notify Secured Party if such Grantor knows (i) that any application or registration relating to any Patent and Trademark Collateral that is material to the conduct of the Loan Parties' business may become abandoned or dedicated, (ii) that there has been or could reasonably be expected to be an adverse determination or development (including the institution or any adverse determination or development in, any proceeding in the United States Patent and Trademark Office or any court) regarding (A) its ownership of any Patent and Trademark Collateral that is material to the conduct of the Loan Parties' business, (B) its right to register such Patent and Trademark Collateral that is material to the conduct of the Loan Parties' business or (C) its right to keep and maintain such Patent and Trademark Collateral that is material to the conduct of the Loan Parties' business or (iii) of any other event that materially adversely affects the value of any Patent and Trademark Collateral that is material to the conduct of the Loan Parties' business.
- (f) Subject to subsection 4.1(b), upon the written request of Secured Party, the applicable Grantor shall promptly and duly execute and deliver any and all additional documents, including UCC-1 financing statements or amendments thereto, and take such further action as Secured Party may deem necessary to obtain the full benefit of this Agreement, all at the sole expense of such Grantor.
- (g) Without Secured Party's prior written consent, no Grantor shall (i) enter into any agreement that would materially impair or conflict with any Grantor's obligations hereunder nor (ii) permit the inclusion in any material contract to which it becomes a party of any provisions that could or might in any way prevent the creation of a security interest in any Grantor's rights and interests in any property included within the definition of Patent and Trademark Collateral that is material to the conduct of the Loan Parties' business acquired under such contracts.
- (h) Each Grantor shall maintain the security interests created in favor of the Secured Party in the Patent and Trademark Collateral pursuant to this Agreement as valid and duly perfected first priority security interests and shall defend such security

interests against claims and demands of all Persons whomever. At any time and from time to time, upon the written request of the Secured Party, and at the sole expense of Grantors, each Grantor shall promptly and duly execute and deliver such further instruments and documents and take such further actions as the Secured Party may request for the purposes of obtaining or preserving all of the benefits, rights and powers granted by each Grantor to the Secured Party pursuant to this Agreement.

ARTICLE V. POWER OF ATTORNEY

Power of Attorney. Each Grantor hereby irrevocably constitutes and Section 5.1 appoints Secured Party, its assignees and any officer, agent or nominee of Secured Party, its assignees, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority, in the name of each Grantor or in its own name, to take any and all actions and to execute and deliver any and all agreements, documents, notices, instruments and writings that Secured Party or Lenders may determine to be necessary or desirable for Secured Party, without notice to or assent by any Grantor, to do any or all of the following if and whenever any Grantor is in default under the Credit Agreement: (a) to use the Patent and Trademark Collateral, (b) to grant or issue to any third party a license or, to the extent permitted by an applicable U.S. Patent License or U.S. Trademark License, a sublicense, whether general, specific or otherwise and whether on an exclusive or non-exclusive basis, of any Patent and Trademark Collateral throughout the world on such terms and conditions and in such manner as Secured Party shall, in its sole discretion, determine, or (c) to assign, pledge, convey or otherwise transfer title in or dispose of the Patent and Trademark Collateral to any third person. Each Grantor hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until the indefeasible payment in full of the Obligations.

ARTICLE VI. PATENT AND TRADEMARK COLLATERAL

Grant of License to Use Intellectual Property Collateral. Each Grantor Section 6.1 hereby grants to Secured Party for the benefit of itself and the Lenders an irrevocable, nonexclusive license (exercisable without payment of royalty or other compensation to any Grantor), to do any or all of the following if and whenever an Event of Default has occurred and is continuing under the Credit Agreement: (a) to use, license or sublicense any of the Patent and Trademark Collateral now owned or hereafter acquired by any Grantor and wherever the same may be located and (b) to have access to all media in which any of the licensed items may be recorded or stored and all computer and automatic machinery software and programs used for the compilation or printout thereof. Each Grantor hereby agrees that the permitted use by the Secured Party or any Lender of the Patent and Trademark Collateral shall be worldwide without any liability for royalties or other related charges from the Secured Party or the Lenders.

Use and Protection of Patent and Trademark Collateral. Section 6.2 Notwithstanding anything to the contrary contained herein, unless an Event of Default has occurred and is continuing, Grantors may continue to use, exploit, license, enjoy and protect the Patent and Trademark Collateral in the ordinary course of business, and Secured Party shall from

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time to time, execute and deliver, upon the reasonable written request of Grantors, any and all instruments, certificates or other documents, in the form so requested, that in the reasonable judgment of Grantors are necessary or appropriate to permit Grantors to continue to do so.

ARTICLE VII. MISCELLANEOUS PROVISIONS

- Section 7.1 Notices. All notices, approvals, consents or other communications required or desired to be given hereunder shall be in the form and manner, and delivered to each of the parties hereto at their respective addresses, set forth in the Credit Agreement.
- Section 7.2 <u>Headings</u>. The headings in this Agreement are for purposes of reference only and shall not affect the meaning or construction of any provision of this Agreement.
- Section 7.3 Severability. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid, illegal or unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect in that jurisdiction only such clause or provision, or part thereof, and shall not in any manner affect such clause or provision in any other jurisdiction or any other clause or provision of this Agreement in any jurisdiction.
- Section 7.4 <u>Amendments, Waivers and Consents</u>. Any amendment or waiver of any provision of this Agreement and any consent to any departure by any Grantor from any provision of this Agreement shall not be effective unless the same shall be in writing and signed by the Secured Party and then such amendment or waiver shall be effective only in the specific instance and for the specific purposes for which given.
- Section 7.5 <u>Interpretation of Agreement</u>. Time is of the essence in each provision of this Agreement of which time is an element. All terms not defined herein or in the Credit Agreement shall have the meaning set forth in the UCC, except where the context otherwise requires. To the extent a term or provision of this Agreement conflicts with the Credit Agreement and is not dealt with herein with more specificity, the Credit Agreement shall control with respect to the subject matter of such term or provision. Acceptance of or acquiescence in a course of performance rendered under this Agreement shall not be relevant in determining the meaning of this Agreement even though the accepting or acquiescing party had knowledge of the nature of the performance and opportunity for objection.
- Obligations. This Agreement shall create a continuing security interest in the Patent and Trademark Collateral and shall (i) remain in full force and effect until full and final payment and performance (including after the Termination Date) of the Secured Obligations and termination of any commitments to extend further credit to Grantors, (ii) be binding upon each Grantor, its successors, transferees and assigns, and (iii) inure, together with the rights and remedies of the Secured Party, to the benefit of itself and the Lenders, and the Secured Party's and the Lenders' successors, transferees and assigns. Without limiting the generality of clause (iii), above, the Secured Party and any Lender may assign or otherwise transfer any Term Loan Note or Secured

Obligation held by it to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to the Secured Party and the Lenders herein.

- Section 7.7 Reinstatement. To the maximum extent permitted by law, this Agreement shall continue to be effective or be reinstated, as the case may be, if at any time any amount received by the Secured Party in respect of the Obligations is rescinded or must otherwise be restored or returned by the Secured Party upon the insolvency, bankruptcy, dissolution, liquidation or reorganization of any Grantor or any other Person or upon the appointment of any receiver, intervenor, conservator, trustee or similar official for any Grantor or any other Person or any substantial part of its assets, or otherwise, all as though such payments had not been made.
- Section 7.8 <u>Survival of Provisions</u>. All representations, warranties and covenants of contained herein shall survive the execution, delivery and acceptance thereof by the parties of this Agreement, and shall terminate only upon the full and final payment and performance by each Grantor of the Obligations.
- Section 7.9 Setoff. The Secured Party and the Lenders shall have the rights of setoff set forth in the Credit Agreement.
- Section 7.10 <u>Authority of the Secured Party and the Lenders</u>. The Secured Party and the Lenders shall have and be entitled to exercise all powers hereunder which are specifically granted to the Secured Party and the Lenders by the terms hereof, together with such powers as are reasonably incident thereto. The Secured Party and the Lenders may perform any of its duties hereunder or in connection with the Patent and Trademark Collateral by or through agents or employees and shall be entitled to retain counsel and to act in reliance upon the advice of counsel concerning all such matters. The Secured Party and the Lenders and their directors, officers, employees, attorneys and agents shall be entitled to rely on any communication, instrument or document reasonably believed by it or them to be genuine and correct and to have been signed or sent by the proper person or persons.
- Sections 7.11 Release; Termination of Agreement. Subject to the provisions of Sections 7.7 and 7.8 hereof, this Agreement shall terminate upon full and final payment and performance of all the Obligations and termination of all commitments to extend further credit to Grantors. At such time, the Secured Party shall, at the request and expense of Grantors, reassign and redeliver to Grantors all of the Patent and Trademark Collateral hereunder which has not been sold, disposed of, retained or applied by the Secured Party in accordance with the terms hereof. Such reassignment and redelivery shall be without warranty by or recourse to the Secured Party or the Lenders, except as to the absence of any prior assignments by the Secured Party of its interest in the Patent and Trademark Collateral, and shall be at the expense of Grantors.
- Section 7.12 <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts, each of which, when so executed and delivered, shall be deemed an original but all of which shall together constitute one and the same agreement.

Section 7.13 Governing Law; Choice of Forum; Service of Process; Jury Trial Waiver.

- (a) THIS AGREEMENT SHALL BE INTERPRETED AND THE RIGHTS AND LIABILITIES OF THE PARTIES HERETO DETERMINED IN ACCORDANCE WITH THE INTERNAL LAWS (AS OPPOSED TO THE CONFLICT OF LAWS PROVISIONS PROVIDED THAT PERFECTION ISSUES WITH RESPECT TO ARTICLE 9 OF THE UCC MAY GIVE EFFECT TO APPLICABLE CHOICE OR CONFLICT OF LAW RULES SET FORTH IN ARTICLE 9 OF THE UCC) OF THE STATE OF CALIFORNIA; PROVIDED THAT THE SECURED PARTY AND THE LENDERS SHALL RETAIN ALL RIGHTS ARISING UNDER FEDERAL LAW.
- (b) ANY LEGAL ACTION OR PROCEEDING WITH RESPECT TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT MAY BE BROUGHT IN THE COURTS OF THE STATE OF CALIFORNIA OR OF THE UNITED STATES OF AMERICA LOCATED IN LOS ANGELES COUNTY, CALIFORNIA, AND BY EXECUTION AND DELIVERY OF THIS AGREEMENT, EACH OF THE GRANTORS. THE SECURED PARTY AND THE LENDERS CONSENTS, FOR ITSELF AND IN RESPECT OF ITS PROPERTY, TO THE NON-EXCLUSIVE JURISDICTION OF THOSE COURTS. EACH OF THE GRANTORS, THE SECURED PARTY AND THE LENDERS IRREVOCABLY WAIVES ANY OBJECTION, INCLUDING ANY OBJECTION TO THE LAYING OF VENUE OR BASED ON THE GROUNDS OF FORUM NON CONVENIENS, WHICH IT MAY NOW OR HEREAFTER HAVE TO THE BRINGING OF ANY ACTION OR PROCEEDING IN SUCH JURISDICTION IN RESPECT OF THIS AGREEMENT OR ANY DOCUMENT RELATED HERETO. NOTWITHSTANDING THE FOREGOING: (1) THE SECURED PARTY AND THE LENDERS SHALL HAVE THE RIGHT TO BRING ANY ACTION OR PROCEEDING AGAINST ANY GRANTOR OR ITS PROPERTY IN THE COURTS OF ANY OTHER JURISDICTION THE SECURED PARTY OR THE LENDERS DEEM NECESSARY OR APPROPRIATE IN ORDER TO REALIZE ON THE COLLATERAL OR OTHER SECURITY FOR THE OBLIGATIONS AND (2) EACH OF THE PARTIES HERETO ACKNOWLEDGES THAT ANY APPEALS FROM THE COURTS DESCRIBED IN THE IMMEDIATELY PRECEDING SENTENCE MAY HAVE TO BE HEARD BY A COURT LOCATED OUTSIDE THOSE JURISDICTIONS.
- (c) FLEETWOOD AND EACH GRANTOR HEREBY WAIVES PERSONAL SERVICE OF ANY AND ALL PROCESS UPON IT AND CONSENTS THAT ALL SUCH SERVICE OF PROCESS MAY BE MADE BY REGISTERED MAIL (RETURN RECEIPT REQUESTED) DIRECTED TO FLEETWOOD AT ITS ADDRESS SET FORTH IN THE CREDIT AGREEMENT AND SERVICE SO MADE SHALL BE DEEMED TO BE COMPLETED FIVE (5) DAYS AFTER THE SAME SHALL HAVE BEEN SO DEPOSITED IN THE U.S. MAILS POSTAGE PREPAID. NOTHING CONTAINED HEREIN SHALL AFFECT THE RIGHT OF LENDER TO SERVE LEGAL PROCESS BY ANY OTHER MANNER PERMITTED BY LAW.

Section 7.14 WAIVER OF JURY TRIAL. FLEETWOOD, EACH GRANTOR, THE SECURED PARTY AND THE LENDERS EACH IRREVOCABLY WAIVE THEIR RESPECTIVE RIGHTS TO A TRIAL BY JURY OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF OR RELATED TO THIS AGREEMENT, THE OTHER LOAN DOCUMENTS, OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY, IN ANY ACTION, PROCEEDING OR OTHER LITIGATION OF ANY TYPE BROUGHT BY ANY OF THE PARTIES AGAINST ANY OTHER PARTY OR ANY SECURED PARTY-RELATED PERSON, PARTICIPANT OR ASSIGNEE, WHETHER WITH RESPECT TO CONTRACT CLAIMS, TORT CLAIMS, OR OTHERWISE. FLEETWOOD. EACH GRANTOR, THE SECURED PARTY AND THE LENDERS EACH AGREE THAT ANY SUCH CLAIM OR CAUSE OF ACTION SHALL BE TRIED BY A COURT TRIAL WITHOUT A JURY. WITHOUT LIMITING THE FOREGOING, THE PARTIES FURTHER AGREE THAT THEIR RESPECTIVE RIGHT TO A TRIAL BY JURY IS WAIVED BY OPERATION OF THIS SECTION AS TO ANY ACTION, COUNTERCLAIM OR OTHER PROCEEDING WHICH SEEKS, IN WHOLE OR IN PART, TO CHALLENGE THE VALIDITY OR ENFORCEABILITY OF THIS AGREEMENT OR THE OTHER LOAN DOCUMENTS OR ANY PROVISION HEREOF OR THEREOF. THIS WAIVER SHALL APPLY TO ANY SUBSEQUENT AMENDMENTS, RENEWALS, SUPPLEMENTS OR MODIFICATIONS TO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS.

Section 7.15 <u>Limitation Of Liability</u>. No claim may be made by Grantors against the Secured Party or the Lenders, or the affiliates, directors, officers, officers, employees, or agents of the Secured Party or the Lenders for any special, indirect, consequential or punitive damages in respect of any claim for breach of contract or any other theory of liability arising out of or related to the transactions contemplated by this Agreement or any other Loan Document, or any act, omission or event occurring in connection therewith, and each Grantor hereby waives, releases and agrees not to sue upon any claim for such damages, whether or not accrued and whether or not known or suspected to exist in its favor.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, each Grantor and Secured Party have executed this Patent and Trademark Security Agreement as of the day and year first above written.

GRANTORS:

GUARANTOR:

FLEETWOOD ENTERPRISES, INC.

By:

BNARL Name: Boyd R. Plowman

Title:

Senior Vice President and Chief Financial Officer

SUBSIDIARY GUARANTORS:

FLEETWOOD INTERNATIONAL, INC.

Name: Boyd R. Plowman
Title: SR VP + CFO

BUCKINGHAM DEVELOPMENT CO.

By: Boyd R. Plowman

Title:

SR VP + CFC

FMC BORROWERS:

FLEETWOOD HOLDINGS INC.

FLEETWOOD HOMES OF ARIZONA, INC.

FLEETWOOD HOMES OF CALIFORNIA, INC.

FLEETWOOD HOMES OF FLORIDA, INC.

FLEETWOOD HOMES OF GEORGIA, INC.

FLEETWOOD HOMES OF IDAHO, INC.

FLEETWOOD HOMES OF INDIANA, INC.

FLEETWOOD HOMES OF KENTUCKY, INC.

FLEETWOOD HOMES OF NORTH CAROLINA, INC.

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FLEETWOOD HOMES OF OREGON, INC.

FLEETWOOD HOMES OF PENNSYLVANIA, INC.

FLEETWOOD HOMES OF TENNESSEE, INC.

FLEETWOOD HOMES OF TEXAS, L.P.

By: FLEETWOOD GENERAL PARTNER OF TEXAS, INC., its General Partner

FLEETWOOD HOMES OF VIRGINIA, INC.

FLEETWOOD HOMES OF WASHINGTON, INC.

FLEETWOOD MOTOR HOMES OF CALIFORNIA, INC.

FLEETWOOD MOTOR HOMES OF INDIANA, INC.

FLEETWOOD MOTOR HOMES OF PENNSYLVANIA, INC.

FLEETWOOD TRAVEL TRAILERS OF CALIFORNIA, INC.

FLEETWOOD TRAVEL TRAILERS OF INDIANA, INC.

FLEETWOOD TRAVEL TRAILERS OF KENTUCKY, INC.

FLEETWOOD TRAVEL TRAILERS OF MARYLAND, INC.

FLEETWOOD TRAVEL TRAILERS OF OHIO, INC.

FLEETWOOD TRAVEL TRAILERS OF OREGON, INC.

FLEETWOOD TRAVEL TRAILERS OF TEXAS, INC.

FLEETWOOD FOLDING TRAILERS, INC.

GOLD SHIELD, INC.

GOLD SHIELD OF INDIANA, INC.

HAUSER LAKE LUMBER OPERATION, INC.

CONTINENTAL LUMBER PRODUCTS, INC.

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FLEETWOOD GENERAL PARTNER OF TEXAS, INC.
FLEETWOOD HOMES INVESTMENT, INC.

By: Bol Del

Name: Boyd R. Plowman

Title: Senior Vice President and Chief Financial Officer

FRC BORROWERS:

FLEETWOOD RETAIL CORP.

FLEETWOOD RETAIL CORP. OF CALIFORNIA

FLEETWOOD RETAIL CORP. OF IDAHO

FLEETWOOD RETAIL CORP. OF KENTUCKY

FLEETWOOD RETAIL CORP. OF MISSISSIPPI

FLEETWOOD RETAIL CORP. OF NORTH CAROLINA

FLEETWOOD RETAIL CORP. OF OREGON

FLEETWOOD RETAIL CORP. OF VIRGINIA

By: BIRPL

Name: Boyd R. Plowman

Title: Senior Vice President and Chief Financial Officer

SECURED PARTY:

Accepted and agreed as of the day and year first above written:

BANK OF AMERICA, N.A. as Agent

By: _____

Name:

Title:

FLEETWOOD GENERAL PARTNER OF TEXAS, INC.

FLEETWOOD HOMES INVESTMENT, INC.

By: _____

Name: Boyd R. Plowman

Title: Senior Vice President and Chief Financial Officer

FRC BORROWERS:

FLEETWOOD RETAIL CORP.

FLEETWOOD RETAIL CORP. OF CALIFORNIA

FLEETWOOD RETAIL CORP. OF IDAHO

FLEETWOOD RETAIL CORP. OF KENTUCKY

FLEETWOOD RETAIL CORP. OF MISSISSIPPI

FLEETWOOD RETAIL CORP. OF NORTH CAROLINA

FLEETWOOD RETAIL CORP. OF OREGON

FLEETWOOD RETAIL CORP. OF VIRGINIA

Ву:

Name: Boyd R. Plowman

Title: Senior Vice President and Chief Financial Officer

SECURED PARTY:

Accepted and agreed as of the day and year first above written:

BANK OF AMERICA, N.A. as Agent

By:

Name: PUTM Z.EDWARDS Title: VICEPRISIDENT

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CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

STATE OF CALIFORNIA)
COUNTY OF LOS ANGELES) ss.)
On July 27, 2001, before m	ne, Yvonne M. Gutierrez Name and Title of Officer (e.g. "Jane Doe, Notary Public")
Personally appeared Boyd R. Plowman	, in the same of t
11	Name of Signer(s)
t t	proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.
YVONNE M. GUTIERREZ Commission # 1288558 Notary Public - Coffornia Los Angeles County My Comm. Expires Jon 15, 2005	WITNESS my hand and official seal. Signature of Notary Rublic
OPTIONAL	
Though the data below is not required by lacould prevent fraudulent reattachment of this	w, it may prove valuable to persons relying on the document and s form.
CAPACITY(IES) CLAIMED BY SIGNER(S)	DESCRIPTION OF ATTACHED DOCUMENT
ω Individualω Corporate OfficerBoyd R. Plowman	
	Chief Title or Type of Document
ω Partner(s) ω Limited ω General	
ω General ω Attorney-In-Fact	Number of Pages
ω Trustee(s) ω Guardian/Conservator ω Other:	Date of Document
Signer is Representing: Name of Person(s) or Entity(ies)	Date of Document
<u>Guarantor – Fleetwood Enterprises, Inc.</u>	Signer(s) Other Than Named Above

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CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

STATE OF CALIFORNIA)
COUNTY OF LOS ANGELES) ss.)
On July 27, 2001, before	me, <u>Yvonne M. Gutierrez</u> , Name and Title of Officer (e.g. "Jane Doe, Notary Public")
Personally appeared Boyd R. Plowman	
	Name of Signer(s)
ω personally known to me – OR – ω	proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.
YVONNE M. GUTIERREZ. Commission # 1288558 Notary Public - Caffornia E Los Angeles County My Comm. Expires Jon 15, 2005	WITNESS my hand and official seal. Signature of Notary Public
OPTIONAL	
Though the data below is not required by could prevent fraudulent reattachment of the	law, it may prove valuable to persons relying on the document and his form.
CAPACITY(IES) CLAIMED BY SIGNER(S)	DESCRIPTION OF ATTACHED DOCUMENT
ω Individual ω Corporate Officer	
Boyd R. Plowman Title(s) Senior Vice President & Financial Officer	Chief Title or Type of Document
ω Partner(s) ω Limited	
ω General ω Attorney-In-Fact	Number of Pages
ω Trustee(s) ω Guardian/Conservator ω Other:	D. t. CD.
Signer is Representing: Name of Person(s) or Entity(ies)	Date of Document
Guarantor – Fleetwood Enterprises, Inc.	Signer(s) Other Than Named Above

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Disclosure Schedules of Fleetwood Enterprises, Inc. and Affiliates (as of July #7, 2001)

These disclosure schedules (the "Disclosure Schedules"), which consist of this cover page and all of the accompanying pages Fleetwood Retail Corp. ("Retail") and certain subsidiaries of Fleetwood, Holdings and Retail (collectively with Fleetwood, Holdings and Retail, the "Grantors") in connection with the execution and delivery of that certain Patent and Trademark Security Agreement, meanings ascribed to such terms in the Patent Security Agreement. The introductory language and headings to each section of these Holdings and Retail set forth on the signature pages of the Patent Security Agreement, and Bank of America, N.A., as Agent for the Disclosure Schedules are inserted for convenience only and shall not create a different standard for disclosure than the language set dated as of July **23**, 2001 (the "**Patent Security Agreement**"), by and among Fleetwood, Holdings, Retail and the Subsidiaries of Lenders. Unless the context otherwise requires, all capitalized terms used in the Disclosure Schedules shall have the respective and attachments, are being delivered by Fleetwood Enterprises, Inc. ("Fleetwood"), Fleetwood Holdings, Inc. ("Holdings" forth in the Patent Security Agreement.

Registered U.S. Patents and Pending Patent Applications

<u>Patents</u>

PATENT NO. 4,746,164	. REF. NO. FLE1-R19b	SERIAL NO.	PATENT NAME Bounder Floor Patent	DIVISION Motor Homes	ISSUED 5/24/1988
D383,420	FLE1-AW40	29/056,969	Bounder Front Cap	Motor Homes	9/9/1997
D-384,915	FLE1-AW42	29/056,968	Discovery Front Cap	Motor Homes	10/14/1997
D388,745	FLE1-AW41	29/056,967	Flair Front Cap (Flair)	Motor Homes	1/6/1998
D-320,584	FLE1-X18		Combined Front Panel and	Motor Homes	10/8/1991
			Bumper Unit Exterior Surface		
4,319,778	4101		Cab-Over Bed Structure	Motor Homes	3/16/1982
D-318,835	FLE1-X52		Front Bumper & Front Cap	Motor Homes	8/6/1991
			& Hood & Fender Assembly		
5,588,377	FLE1-AN61	08/428,030	Convertible Table Configuration		12/31/1996
			between Expanded & Compressed		
			Positions		
323,314	FLE1-V42		Motorhome Dashboard	Motor Homes	1/21/1992
319.614	FLE1-V43		Motorhome Dashboard	Motor Homes	9/3/1991
			Folding Trailer with Hydraulic Lift		
5,505,515			System		9/3/1991
5,553,906	FLE1-AI34		Floor & Side Wall Connectors		9/10/1996
331,729	FLE1-AD74		Front Panel Unit Exterior Surface	Motor Homes	12/15/1992
334,358	FLE1-AB28		Front Panel Unit Exterior Surface	Motor Homes	3/30/1993
338,856	FLE1-AG04		Front Panel Unit Exterior Surface	Motor Homes	8/31/1993
337,972	FLE1-AD91		Front Panel Unit Exterior Surface	Motor Homes	8/3/1993
4,490,317	4004		Method & Apparatus for Manu-		12/25/1984
			facturing Stress-Skin Panels		
5,501,504	FLE1-AL33		Power Platform	Motor Homes	3/26/1996
5,218,792	FLE1-V47		Body Construction	Motor Homes	6/15/1993
368,677	FLE1-AQ45		Front Cap & Hood Assembly	Motor Homes	4/9/1996
367,246	FLE1-A064		Front Cap & Hood Assembly	Motor Homes	2/20/1996

EXPIRED

		EXPIRED	H H H H H H H H H H H H H H H H H H H	EXPIRED	EXPIRED
8/17/1993 4/2/1996 2/20/1996 2/12/1980	8/13/1985 8/3/1982 2/12/1980 3/1/1988	7/28/1987	Folding Trailers s 5/20/1980	6/29/1993 11/9/1999 8/24/1993 5/22/1998 3/11/1998	8/9/1977 5/2/1989 5/15/2000 Folding Trailers s 11/9/1999
Motor Homes Motor Homes Motor Homes Motor Homes	Folding Trailers		Fol Folding Trailers RV	n Folding Trailers RV Folding Trailers	Folding Trailer
Motor Homes Ornamental Design Rear Assembly Rear Assembly System for Providing Adjustable Occupant Space in Vehicle Structural Members & Joints	Lift Assembly for Movable Cabinet Trailer Suspension Systems Trailer Suspension Systems Trailer Construction Unitified Floor Assembly Vehicle Window Exterior Surface	Canvass Retaining Assembly for Camping Trailer Hitch Assembly for a Single-Wheel Trailer	I railer Convertible Bunk Bed & Lounge Chair Assembly Camper for Pick-up Truck Stepper Door Compartment Door for RV Method of Making a Compartment	Door for Recreational Vehicles Folding Trailers w/Expandable Room Folding Trailers Slideable Room Assembly for RV RV Folding Step w/Integrated Storage Compartment for Folding Trailer A/C Mounting Assembly for a Folding Trailers	Camper Trailer Linkage for Hinged Tailgates Expandable Bed Assembly for Camping Trailer Improved Wallboard Joint Compound Vehicle Bed Assembly Folding Trailer w/integral Cargo
08/584,060			920,977	09/109,432	09/571,760
FLE1-AE89 FLE1-AQ46 FLE1-AO72 FLE1-100b	FLE1-AC13b FLE1-R19a FLE1-300 FLE1-AB29		971484 FLE1-AC89	980766 FLE1-AB86 990222	FLEI-BJ52 FLEI-BD88 990073
338,432 368,449 . 367,247 4,187,653	4,534,601 4,342,469 4,188,047 4,728,144 4,863,189 & 334,729	4,682,618	4,484,759 3,738,705 255,027 5,172,519	5,222,287 6,007,142 5,237,782 6,135,526 4,192,542	4,040,654 4,826,235 6,212,710 6,212,710 5,979,972

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6/14/2000	8/17/1993 2/6/2001	9/29/1999	12/29/2000	12/15/1992	4/6/1993	2/11/1986	4/10/2001	2/6/2001	9/1/1998		3/20/2001	ABANDONED	PENDING
Canadian Folding Trailers	Motor Homes Motor Homes Canadian	Folding Trailers	Folding Trailers										
Platform Folding Trailers w/extendable Room Bed Support Mechanism Operating from a Standing Position	Ornamental Design Molded Unitary Front Cap Folding Vehicle Bed Assembly	Folding Trailers w/expandable Bed Assembly	Expandable Travel Trailer Motor home rear panel unit exterior	surface	Venetian blind storage assembly	Seat structure	Folding vehicle bed assembly	Molded unitary front cap for a motor home	System for providing adjustable	occupant space in a vehicle Folding trailer with bed support	standing position	storing fluids	Folding trailers with exteridable foor (Canada)
2,242,124 09/593,873	09/369,814 09/272,891	09/407,409	60/258,972									08/278,047	2,242,124
980767 286	FLE1-AE89 FLEI-BD88	990884	2145										
6,203,097	D338,432 6,183,034	6,217,106		D 331,733	5,199,230	4,569,093	6,212,710	6,183,034		5,800,002	6,203,097		

Schedule II(a)

Registered U.S. Trademarks and Pending Applications

Trademarks

SLIDE-IN CAMPERS

		PENDING	ABANDONED	REGISTERED ABANDONED ICE CHEST	
REG. DATE	8/15/1995 10/15/1991 12/1/1992	FILED 4/00 FILED 7/00 FILED 8/00	11/7/1995	3/28/1995 4/1/1997 9/24/1996 10/20/1998	8/7/1999
TERMS	10 YRS 10 YRS 10 YRS		10 YRS	10 YRS 10 YRS 10 YRS	10 YRS
REF. NO.	EMP/2679,200009 EMP 31114/78317 EMP/2679/91043	MISCELLANEOUS 040401/1916965 040401/196965 040401/199122	EMP/2679/215073	EMP/31114/206590 EMP/31114/215023 EMP/31114/226583	EMP/31114/244428 40401/168625
SERIAL NO.	74/487,911 74/134,647 74/260,682	76/029,559	75/864,058 74/588,763	74/453,888 75/686,192 74/590,899 74/595,710 75/332,874	75/523,663
REG NO.	1,912,449 1,660,744 1,736,411		1,933,016	1,886,077 2,049,537 2,003,571 2,197,799	2,373,716
TRADEMARK	ANGLER CARIBOU ELKHORN	CILOGO FLEETWOOD	GATEWAY RV RV WHOLESALER	OUTFITTERS SPECSTONE SMART ROOM VERSACOOL WALKABOUT DURA GLIDE	LIFE SECOND IMPRESSIONS

	'E RENEWAL			REGISTERED				CANCELLED	6		0	TTAB proceeding pending	00,		5/14/1994		7/17/1990	EVERY 15 YEARS		EVERY 15 YEARS	ស	FILED INTENT 10/4/2000	8/8/1992		FILED 9/13/00	CANCELLED
	REG. DATE	5/2/1995	3/16/1993	2/15/2000	9/30/1997	9/2/1986	8/27/1996	7/28/1992	11/16/1999		FILED 6/00	5/29/2001	FILED 10/00	1/28/1992	5/14/1974	FILED 12/00	3/3/1970	8/23/1974	9/16/1975	9/29/1978	12/19/1995		8/8/1972	3/23/1973		6/25/1996
	TERM	10 YRS	10 YRS	10 YRS	10 YRS	20 YRS	10 YRS		10 YRS			10 YRS		10 YRS	20 YRS		20 YRS		20 YRS		10 YRS		20 YRS			
	REF. NO	EMP/2679/200146	EMP/2679/81573	040401/175284	EMP/31114/214089	EMP/2679/52040	EMP/3114/216947		EMP/31114/245351	040401/185798	040401/169259	040401/169599	040401/204364	EMP/2679/66336	EMP/2679/88667	040401/185798	EMP/2679/73183		EMP/2679/20160		EMP/2679/200123	040401/20435	EMP/2679/88380		040401/201689	
HOMEN	SERIAL NO.	74/487,910	74/113,288	75/621,308	75/185,210	581,502	74/590,883	74/188,904	75/446,828	76/258,361	75/417,360	75/332,869	76/143,426	74/160,403		76/184,035	72-290,657		73-023,287		74/614,530	76/143,427	72,414,439		76/131,263	74/670,413
	REG. NO.	1,892,065	1,759,144	2,318,980	2,101,571	1,407,614	1,997,552	1,703,116	2,292,184			2,456,483		1,673,389	983,735		887,034	201,303	1,020,474	230,535	1,942,635		940,353	189,487		1,982,313
	TRADEMARKS	AMERICAN DREAM	AMERICAN EAGLE	AMERICAN HERITAGE	AMERICAN TRADITION	BOUNDER	C-SPORT	CORONADO	DISCOVERY	EXCURSION	EXPEDITION	EZ GLIDE	FIESTA	FLAIR	JAMBOREE	NEXGEN	PACE ARROW	PACE ARROW - CANADA	SOUTHWIND	SOUTHWIND - CANADA	SOUTHWIND STORM	TERRA	TIOGA	TIOGA - CANADA	TUFF COAT	VISION

FOLDING TRAILERS

2,039,439 76/076,733 040401/198645 946,678 1,753,929 74/221,435 EMP/2679/84545 1,768,027 76/086,963 040401/199676 EMP/31114/236498 75/371,686 1,788,231 74/260,416 1,739,691 74/260,416 1,739,691 74/497,326 EMP/31114/206849 1,742,250 74/183,547 EMP/2679/91029 2,420,054 75/704,362 040401/181163 1,780,827 74/181,637
74/221,435 B 74/267,890 76/086,963 (75/371,686 74/183,550 74/260,416 74/260,418 74/497,326 74/497,326 74/483,547 75/704,362 74/283,532
74/261,435 74/267,890 76/086,963 (75/371,686 74/183,550 74/260,416 74/260,418 74/497,326 74/183,547 (75/704,362 74/283,532
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74/260,418 74/497,326 74/183,547 75/704,362 74/283,532
74/497,326 74/183,547 75/704,362 74/283,532 74/181,637
74/183,547 75/704,362 74/283,532 74/181,637
75/704,362 74/283,532 74/181,637
TMA 277,865 44384300
2,232,759 75/241,733 EMP/31114/236536
75/352,847
1,290,909
1,741,170 74/248,606
75/332850 EMP/31114/225742
75/241,749
1,738,214 74/183,549
1 759 748 74/241,230

SENECA - CANADA	TMA253,004	443844			12/22/1995
SEQUOIA	1,216,606				11/16/1982
SHENANDOAH	1,290,042	73-441308			8/21/1984
STONY CREEK	1,908,352	74-553,502	EMP/2679/215071	10 YRS	8/1/1995
SUN RIDGE	2,166,480		EMP/31114/221577		6/16/1998
SUN VALLEY	1,224,140	73-296429		20 YRS	12/7/1982
SWING LEVEL	1,789,284	74/260,417	EMP/2679/94768	10 YRS	8/24/1993
TACOMA		72/243,167			FILED 2/12/97 ABANDONED
ТАСОМА		75/835,864	040401/191685		FILED 5/1/01 PENDING
TAOS	2,051,454	74/690,739	EMP/31114/214649	10 YRS	4/8/1997
TARA	1,370,049	73/739,770			11/12/1985 CANCELLED
THUNDER BAY		75/885,672	040401/191674		
ULTRA GLIDE-OUT	2,412,756	75/333,962	EMP/31114/236426		FILED 7/31/97 REGISTERED
WILLIAMSBURG	1,264,152	73-296429			2/9/1981
YOSEMITE	1,849,212	74/366,753	EMP/2679/99612	10 YRS	8/9/1994

TRAVEL TRAILERS

TRADEMARK	REG. NO.	SERIAL NO.	REF. NO.	TERM	REG. DATE	RENEWAL
AVION AVION PLATINUM DAKOTA	1,096,646	76/131,261 76/093,027	040401/203177 040401/200167	20 YRS	11/14/1981 FILED 8/00	FILED 10/00
DURA GLIDE LYNX	2,197,799	75/332,874 76/093,026	040401/198647		10/20/1998 FILED 8/00	REGISTERED
MALLARD FEATHER	167,000	75/761,228			10000	ABANDONED
MISCELLANEOUS DESIGN MYSTIQUE	1,074,504	76/249,583	EMP/31114/30252 040401/214226		10/4/1977 Filed 5/10/01	10/4/1997
ODYSSEY		76/239,134 74/473,169	040401/1214224		FILED 12/27/93	ABANDONED
PLATINUM AVION PLATINUM		76/131,261			FILED 9/19/00	PENDING
PROWLER	840,345	264,661		20 YRS	12/12/1967	12/12/1987
PROWLER - CANADA	188,791				2/23/1973	EVERY 15 YEARS
PROWLER PRIDE	1 888 368	76/266,080	040401/1234689		4/11/1995	REGISTERED
STAR DESIGN	1,074,504	111,629		20 YRS	10/4/1977	
TERRY	1,082,441	111,628	EMP/31114/35089	20 YRS	1/17/1978	1/17/1998
TERRY & DESIGN - CANADA TERRY TRAVEL-PAK AND	191,275				5/25/1973	EVERY 15
DESIGN (CANADA) TERRY TRAVEL-PAK MODEL FOR AROLIND THE COMPASS	TMA 195,808	35526600			11/30/1973	REGISTERED
CONVENIENCE	808,385	72/218,098	040401/234335		5/17/1966 Filed 5/18/01	EXPIRED
VINTAGE		76/131,262	040401/203180		FILED 9/2000	
WESTPORT WILDERNESS YUKON	1,930,572 940,352	74/453,887 414,382 76/093,025	EMP/2679/200152 EMP/2679/88379 040401/1998648	10 YRS 20 YRS	10/31/1995 8/8/1972 FILED 8/2000	8/8/1992

MANUFACTURED HOUSING

TRADEMARK	REG. NO.	SERIAL NO.	REF. NO.	TERM REG. DATE	RENEWAL
BARRINGTON	897,664	72/318/485	EMP/2679/76805	10 YRS 9/1/1970	
BARRINGTON (CANADA)	TMA 196,450	35029200		12/28/1973	(Failed to Renew)
BERKSHIRE	957,220	72.409,785	EMP/2679/88470	20 YRS 4/17/1973	4/17/93
BRIARWOOD	1,322,045	73/478,142	EMP/2679/40619		
BRITTANY MANOR	1,938,695	74/6114,532	EMP/2679/217063	10 YRS 22/28/95	
BRITTANY PARK	1,556,748	786,047	EMP/2679/71142		
BROOKFIELD	1,122,755	183,829		20 YRS 7/24/1979	
BROADMORE	749,026	150,045		20 YRS 5/7/1963	5/7/93
BROADMORE - CANADA	188,790	35209800		2/23/1973	EVERY 15 YRS
CAREGARD	1,851,990	74/331,748	EMP/2679/96948	10 YRS 8/30/1994	
CARRIAGE HILL	1,502,962	73/709,336	EMP/2679/64027	20 YRS 9/16/1988	
CELEBRATION	2,276,533	75/350,872	EMP/31114/236481	10 yrs 9/7/1999	FILED 9/3/97
CHADWICK	1,674,244	74/151,831	EMP/2679/83514	10 YRS 2/4/1992	
CHAPARRAL		75/574,204			PENDING
CORONADO	1,713,685	74/1136,803	EMP/2679/82276	10 YRS 9/8/1992	
CROWNPOINTE	1,113,551	174,789		20 YRS 2/20/1979	
DARE TO COMPARE	2,437,036	76/007,424	040401/193587		FILED 9/00
DEER CREEK	2,423,899	75/588,706	040401/172176	10 YRS 1/23/2001	
DESERT VILLA	2,455,788	75/500,292	040401/169,267	10 YRS 5/29/2001	FILED 6/98
DREAM MANOR	1,938,692	74,614,45	EMP/2679/217017	10 YRS 11/28/1995	
DREAM PARK	1,407,616	581,578	EMP/2679/52024	20 YRS 9/2/1986	
EAGLE	2,251,708	75,208,343	EMP/31114/225683		
EAGLE TRACE	1,640,399	74-071,633	EMP/31114/76848	10 YRS 4/9/1991	6/29/2001
EDGEWOOD	1,288,889	400,633	EMP/2679/30153	20 YRS 8/7/1984	
EXCALIBUR		75/554,439	040401/169878	FILED 9/3/98	
FARMINGTON HILL	1,638,299	74/059,443	EMP/2679/78250	10 YRS 3/19/1991	
FESTIVAL	906,536	72-349,271	EMP/2679/82248	20 YRS 1/26/1971	4/9/1991

FESTIVAL (Stylized) (Canada)	TMA 187.424	35029100		12/22/1972	EXPUNGED/ (Failed to Renew)
FLEETWOOD	964,053	72-421,240	EMP/2679/88528	20 YRS 7/17/1973	7/17/1993
FLEETWOOD - CANADA	189,854			20 YRS 4/3/1973	EVERY 15 YRS
FLEETWOOD HOMES	2,055,052	75/101,183	EMP/31114/221893	10 YRS 4/22/1997	
GLENBROOK	941,867	418,724	EMP/2679/88392	20 YRS 8/29/1972	8/29/1992
GLENBROOK - CANADA	190,150			4/13/1973	EVERY 15 YRS
GREEN HILL	1,275,063	421,812		20 YRS 4/24/1984	
HARBOR SPRINGS	1,639,024	74-071,232	EMP/2679/96849	10 YRS 3/26/1991	6/26/2001
HICKORY HILL	1,673,387	74/155,121	EMP/2679/83515	10 YRS 1/28/1992	
HIGHLAND PARK	1,419,929	581,579	EMP/2679/52072	20 YRS 12/9/1986	
LAKE POINTE	1,500,455	700,678	EMP/2679.59892	20 YRS 8/16/1988	
LAKE SPRINGS	1,638,306	74-066,527	EMP/31114/78257	10 YRS 3/19/1991	6/26/2001
MEADOW BROOK		75/843,741	040401/191882		FILED 11/99
MEDFORD	1,288,888	400,043	EMP/2679/29492	20 YRS 8/7/1984	
OAK GROVE	1,636,836	74-059,376	EMP/31114/59740	10 YRS 3/5/1991	
OAK KNOLL	1,736,604	74-260,474	EMP/2679/40618	10 YRS 12/1/1992	
OAKLAND	1,738,349	74/260,688	EMP/2679/20171		
PARK PLACE	1,616,645	74-026,917	EMP/2679/73176	10 YRS 10/9/1990	
QUALITY FOR LIFE	2,275,775	75-468,560	0404401/169252	10 yrs 9/7/1999	
REFLECTION	1,565,806	792,096	EMP/2679/66001	20 YRS 11/14/1989	
RIVERKNOLL	1,386,737	555,180	EMP/7076/48960	20 YRS 3/18/1986	
SADDLE BROOK	1,646,780	74-073,002	EMP/2679/63990	_	
SANDALWOOD	1,622,384	74-031,038	EMP/2679/73180	10 YRS 11/13/1990	
SANDPOINTE	980,269	72-450,858	EMP/2679/88650	20 YRS 3/12/1974	3/12/1994
SECOND IMPRESSIONS	2,373,716	75-523,663	040401/168625	10 YRS 8/1/2000	
SEDONA			EMP/31114/254755		
SEDONA (Stylized)	1,776,422	74/241,231		6/15/1993	REGISTERED
SEDONA	1,699,782	74/150,401		7/7/92	CANCELLED
SILVER RIDGE		75/574,205	04040L/171844	Filed 10/20/98	
SPRING HILL	1,159,078	245,569		20 YRS 6/30/1981	
STONE CREEK	1,632,287	74/052,838		1/22/91	CANCELLED
STONERIDGE	1,427,391	586,818	EMP/2679/52092		
SUNCREST	966,938	72-416,139	EMP/2679/88552		8/28/1992
SUNPOINTE	1,616,643	74/024,762	EMP/2679,73172	10 YRS 10/9/1990	renewed 2011

PENDING	ABANDONED						2/11/1995	
	Filed 11/16/98	Filed 11/9/99	Filed 11/14/00	0 YRS 11/12/1996	20 YRS 2/14/1989	20 YRS 2/26/1985	20 YRS 2/11/1975	10 YRS 10/9/1990
		040401/191881	040401/206157	EMP/31114/200176 10 YRS 11/12/1996	EMP/2679/67845 20	EMP/2679/41347 20	EMP/2679/88802 20	EMP/2679/73171 10
75/704,361	75/588,707	75/843,742	76/169,099	74/473,170	737,730	483,700	450,859	74-024,744
				2,016,005	1,524,412	1,322,059	1,004,617	1,616,642
TIMBER LAKE	TIMBER LAKE	TIMBERWOOD	TRADITION	WATERFORD	WAVERLY CREST	WESTFIELD	WESTON	WINGATE

ADDITIONAL MARKS

TRADEMARK	REG. NO.	SERIAL NO.	REF. NO.	TERM REG. DATE	E RENEWAL
VENTURE		76/239,133			ABANDONED
FLEETWOOD REVOLUTION		76/230,122			PENDING
INDEPENDENCE		75/787,417			ABANDONED
OAK MANOR		74/614,533			ABANDONED
OUTBACK		74/590,884			ABANDONED
DYNO		74/559,808			ABANDONED
AMERICAN FLYER		74/551,100			ABANDONED
AMERICAN INDEPENDENCE		74/507,164			ABANDONED
BUCKSKIN		74/487,912			ABANDONED
WHITE TAIL		74/487,913			ABANDONED
STERLING		74/487,914			ABANDONED
STERLING LUXURY		74/483,200			ABANDONED
CALYPSO		74/320,334			ABANDONED
RIO GRANDE	1,776,426	74/317,045		6/15/1993	CANCELLED
JOEY		74/306,642			ABANDONED
TANGLEWOOD		74/5266,234			ABANDONED
RAINIER		74/260,415			ABANDONED
CARRI-ALL		74/260,690			ABANDONED
CEDAR AND DESIGN	1,764,377	74/241,229		4/13/1993	CANCELLED
CARRARA PARK		74/176,311			ABANDONED
STONE CREEK	1,674,245	74/158,942		2/4/1992	REGISTERED
AVALON		74/146,230			ABANDONED
COLORADO SPORT	1,711,523	74/146,231		9/1/1992	CANCELLED
CAMPER LUGGAGE		74/146,248			ABANDONED
ARCADIA	1,709,309	74/100,471		8/18/1992	CANCELLED
CAMBRIA	1,649,416	74/084,766		7/2/1991	CANCELLED
HICKORY HILL	1,631,519	74/046,621		1/15/1991	CANCELLED
LARAMIE	1,645,925	74/038,356		5/1/1991	CANCELLED

ROANOKE	1,629,068	74/038,362	12/25/1990	CANCELLED
PLANTATION	1,629,069	74/038,421	12/25/1990	CANCELLED
BALBOA PARK	1,617,537	74/033,202	10/16/1990	CANCELLED
ALEXIS PARK	1,617,538	74/033,318	10/16/1990	CANCELLED
CHAPEL HILL	1,617,536	74/027,313	10/16/1990	CANCELLED
AUBURN	1,645,117	74/019,950	5/21/1991	CANCELLED
EXPRESSION	1,586,671	73/818,750	8/11/1989	CANCELLED
GLENEAGLE	1,587,682	73/818,752	3/20/1990	CANCELLED
IMPRESSION	1,559,747	73/786,046	3/13/1989	CANCELLED
HERITAGE POINTE		73/786,048		ABANDONED
FOREST PARK	1,556,747	73/786,045	9/19/1989	CANCELLED
VANITY PARK	1,502,112	73/699,896	8/30/1988	CANCELLED
SOUTHERN MANOR	1,495,024	73/686,252	7/5/1988	CANCELLED
DELTA MANOR	1,495,025	73/686,253	7/5/1988	CANCELLED
BOUNDER AND DESIGN	1,438,547	73/581,504	5/5/1987	REGISTERED
OAK KNOLL	1,322,043	73/478,140	2/26/1985	CANCELLED
OAKLAND	1,322,044	73/478,141	2/26/1985	CANCELLED
,				CANCELLED
CHADWICK	1,376,605	73/478,143	12/24/1985	(Suppl. Register)
TUFF-WOOD	1,315,810	73/478,144	1/22/1985	CANCELLED
MEADOWBROOK	1,322,046	73/478,145	2/26/1985	CANCELLED
FLEETWOOD AND DESIGN	1,141,276	73/206,408	11/11/1980	RENEWED
FLAIR	1,080,307	73/122,873	12/27/1977	CANCELLED
CORONADO	1,149,722	73/098,411	3/31/81	CANCELLED
TAURUS AND DESIGN	1,019,031	72/405,795	8/26/1976	EXPIRED
TERRY T AND DESIGN	809,177	72/218,096	5/31/1966	EXPIRED
TERRY AND DESIGN	808,384	72/218,097	5/17/1966	RENEWED
B AND DESIGN	791,703	72/202,141	6/29/1965	EXPIRED
F AND DESIGN	792,500	72/202,142	7/13/1965	EXPIRED
AVION AND DESIGN	723,795	72/113,477	11/14/1961	RENEWED EXPUNGED
HIGHLAND PARK (CANADA)	TMA 423,392	43902000	4/18/1980	(Failed to Renew)
JAMBOREE	TMA 230,534	40907000	9/29/1978	REGISTERED
(CANADA)	TMA 230,536	40907200	9/29/1978	REGISTERED
GETTYSBURG	964,052	72/421,169	7/17/1973	EXPIRED

EXPIRED	RENEWED
7/2/1974	5/27/1969
72/421,168	72/307,655
987 232	869,973
L	ET FORGE ELLANEOUS DESIGN 5 Duck Design

Unregistered U.S. Trademarks

None.

PATENT REEL: 012083 FRAME: 0504

RECORDED: 08/23/2001