

(Rev. 03/01)

02-27-2002

101995227

.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Tab settings	T T T
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): 2 - 20 - 0 Z	2. Name and address of receiving party(ies)
Blairex Laboratories, Inc.	Name: <u>First Indiana Bank</u> , N.A., Internal as Agent
Individual(s) General Partnership X Corporation-State Indiana Other Additional name(s) of conveying party(ies) attached? Yes X No 3. Nature of conveyance: Assignment Merger X Security Agreement Other Execution Date: February 14, 2002	Street Address:
	Additional name(s) & address(es) attached? Yes No
4. Application number(s) or registration number(s): A. Trademark Application No.(s) See Schedule A attached hereto	B. Trademark Registration No.(s) See Schedule A attached hereto
Additional number(s) at 5. Name and address of party to whom correspondence	6 Total number of applications and
concerning document should be mailed:	registrations involved:26
Name: Bradley S. Fuson	
Internal Address: Krieg DeVault LLP	7. Total fee (37 CFR 3.41)
Street Address: One Indiana Square	8. Deposit account number:
Suite 2800	
City: Indianapolis State: IN Zip: 46204	
	THIS SPACE
9. Signature. Bradley S. Fuson Name of Person Signing Total number of pages including co	ly Stuan 2/19/02 Minature Date Per sheel, altachments, and document: 9

02/26/2002 GTDN11

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01 FC:481 02 FC:482

40.00 OP 625.00 OP

BLAIREX LABORATORIES TRADEMARK INFORMATION December 27, 2001

NAME OF TRADEMARK	DOCKET NUMBER	SÉRIAL NUMBER	STATUS
Aqua-Ban	7419-0031	72/341,337	Renewal due 12/29/10
		Reg. No: 905,030	
	USA	Reg. Date: 12/29/70	
Blairex	7419-0007	74/014,279	Renewal due 9/4/10
		Reg. No: 1,611,852	
		Reg. Date: 9/4/90	
Blairex	7419-0004	74/013,645	Renewal due 8/6/11
		Reg. No. 1,652,849	
		Reg. Date: 8/6/91	
B Design	7419-0016	74/546/469	Sections 8 & 15 filed
,		Reg. No: 1,911,049	
		Reg. Date: 8/15/95	Renewal due 8/15/05
Blairex (and Eve Design)	7419-0018	74/614,009	Sections 8 & 15 filed
		Reg. No: 1,954,627	
		Reg. Date: 2/6/96	Renewal due 2/6/06
Breathe Free	7419-0042	74/140,403	Section 8 & 15 filed
	USA	Reg. No: 1,704,106	
		Reg. Date: 7/28/92	Renewal Due 7/28/02
Broncho Saline	7419-0012	73/661,474	Section 8 & 15 filled
		Reg. No: 1,491,905	
		Reg. Date: 6/14/88	Renewal due 6/14/08



TRADEMARK COLLATERAL ASSIGNMENT

THIS TRADEMARK COLLATERAL ASSIGNMENT (the "Agreement") made effective as of the 14th day of February, 2002 by and between **BLAIREX LABORATORIES**, **INC.** ("Assignor"), an Indiana corporation whose principal office is located at 1600 Brian Drive, Columbus, Indiana 47202, and **FIRST INDIANA BANK**, **N.A.**, **as Agent** ("Lender"), a national banking association with a banking office located at 135 North Pennsylvania Street, Indianapolis, Indiana 46204.

WITNESSETH:

WHEREAS, Lender and Salin Bank and Trust Company have extended or intend to extend certain credit facilities to Assignor in the aggregate original principal amount of Six Million Eight Hundred Thousand and No/100 Dollars (\$6,800,000.00) to be evidenced by the Notes (as such term is defined in the Credit Agreement) pursuant to the terms of a certain Credit Agreement dated as of even date ("Credit Agreement"); and

WHEREAS, in order to induce Lender to execute and deliver the Credit Agreement and extend the credit facilities to Assignor, Assignor has agreed to assign to Lender certain trademark rights.

NOW, THEREFORE, in consideration of the premises, Assignor hereby agrees with Lender as follows:

- 1. To secure and complete and timely satisfaction of all Indebtedness (as defined in the Credit Agreement) and Assignor's obligations arising under the Credit Agreement, Assignor hereby grants, assigns, and conveys to Lender the entire right, title and interest in and to the trademark applications and trademarks listed in Schedule A hereto, including without limitation all proceeds thereof (such as, by way of example, 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, divisions, continuations, renewals, extensions and continuations-in-part thereof (collectively, the "Trademarks").
 - 2. Assignor covenants and warrants that:
 - (a) The Trademarks are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;
 - (b) Each of the Trademarks is valid and enforceable and Assignor has notified Lender in writing of all prior art (including public uses and sales) of which it is aware;
 - (c) Assignor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, free and clear of any liens, charges and encumbrances, including without limitation pledges, assignments, licenses and covenants by Assignor not to sue third persons; and
 - (d) Assignor has the unqualified right to enter into this Agreement and perform its terms and, upon Lender's request, will use its best efforts to enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants herein contained.

- 3. Assignor agrees that, until all of the Indebtedness shall have been satisfied in full, it will not enter into any agreement (for example, a license agreement) which is inconsistent with Assignor's obligations under this Agreement, without Lender's prior written consent.
- 4. If, before the Indebtedness shall have been satisfied in full, Assignor shall obtain rights to any new trademarks, or become entitled to the benefit of any trademark application or trademark for any reissue, division, continuation, renewal, extension, or continuation-in-part of any Trademark or any improvement or modification on any Trademark, the provisions of Section 1 shall automatically apply thereto and Assignor shall give to Lender prompt notice thereof in writing hereof.
- 5. Assignor authorizes Lender to modify this Agreement by amending <u>Schedule A</u> to include any future trademarks and trademark applications which are Trademarks under Section 1 or Section 4 hereof.
- 6. Unless and until there shall have occurred and be continuing an Event of Default (as defined in the Credit Agreement), Lender hereby grants to Assignor the exclusive, nontransferable right and license under the Trademarks to utilize the Trademarks for Assignor's own benefit and account and for none other. Assignor agrees not to sell or assign its interest in, or grant any sublicense under, the license granted to Assignor in this Section 6, without the prior written consent of Lender.
- If any Event of Default shall have occurred and be continuing, Assignor's license under the Trademarks as set forth in Section 6 shall terminate forthwith, and Lender shall have, in addition to all other rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located and, without limiting the generality of the foregoing, Lender may immediately, without demand of performance and without other notice (except as set forth next below) or demand whatsoever to Assignor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, in Indianapolis, Indiana, or elsewhere, the whole or from time to time any part of the Trademarks, or any interest which Assignor may have therein, and after deducting from the proceeds of sale or other disposition of the Trademarks all expenses (including all reasonable expenses for brokers' fees and legal services), shall apply the residue of such proceeds toward the payment of the Indebtedness. Any remainder of the proceeds after payment in full of the Indebtedness shall be paid over to Assignor. Notice of any sale or other disposition of the Trademarks shall be given to Assignor at least five (5) business days before the time of any intended public or private sale or other disposition of the Trademarks is to be made, which Assignor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, any holder of any Note or Lender may, to the extent permissible under applicable law, purchase the whole or any part of the Trademarks sold, free from any right of redemption on the part of Assignor, which right is hereby waived and released.
- 8. If any Event of Default shall have occurred and be continuing, Assignor hereby authorizes and empowers Lender to make, constitute and appoint any officer or agent of Lender, as Lender may select in its exclusive discretion, as Assignor's true and lawful attorney-in-fact, with the power to endorse Assignor's name on all applications, documents, papers and instruments necessary for Lender to use the Trademarks, or to grant or issue any exclusive or nonexclusive license under the Trademarks to any third person, or as necessary for Lender to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to any third person. Assignor 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 for the duration of this Agreement.
- 9. At such time as Assignor shall completely satisfy all of the Indebtedness, this Agreement shall terminate and Lender shall execute and deliver to Assignor all deeds, assignments and other instruments

as may be necessary or proper to re-vest in Assignor full title to the Trademarks, subject to any disposition thereof which may have been made by Lender pursuant hereto.

- Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorney's fees and legal expenses incurred by Lender in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks, shall be borne and paid by Assignor on demand by Lender and until so paid shall be added to the principal amount of the Indebtedness and shall bear interest at the highest rate prescribed in the Credit Agreement or the Notes.
- 11. Except as otherwise consented to by Lender, which consent shall not be unreasonably withheld, Assignor shall have the duty, through counsel acceptable to Lender, to prosecute diligently any trademark applications of the Trademarks pending as of the date of this Agreement or thereafter until the Indebtedness shall have been paid in full and to preserve and maintain all rights in trademark applications and Trademarks, including without limitation the payment of all maintenance fees. Any reasonable expenses incurred in connection with such an application shall be borne by Assignor. Assignor shall not abandon any right to file a trademark application, or any pending trademark application or trademark without the consent of Lender, which consent shall not be unreasonably withheld.
- 12. Assignor shall have the right, with the consent of Lender, which shall not be unreasonably withheld, to bring suit to its own name, and to join Lender, if necessary, as a party to such suit so long as Lender is satisfied that such joinder will not subject it to any risk of liability, to enforce the Trademarks and any licenses thereunder. Assignor shall promptly, upon demand, reimburse and indemnify Lender for all damages, costs and expenses, including legal fees, incurred by Lender pursuant to this Section 12.
- 13. No course of dealing between Assignor and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Credit Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 14. All of Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Credit Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.
- 15. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any clause or provision of this Agreement in any jurisdiction.
- 16. This Agreement is subject to modification only by a writing signed by the parties, except as provided in Section 5.
- 17. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.

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- 18. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the State of Indiana.
- 19. THE VALIDITY OF THIS AGREEMENT, ITS CONSTRUCTION, INTERPRETATION AND ENFORCEMENT AND THE RIGHTS OF THE PARTIES HERETO SHALL BE DETERMINED UNDER, GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE INTERNAL LAWS OF THE STATE OF INDIANA, WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAW. ASSIGNOR AGREES THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS AGREEMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE COURTS LOCATED IN THE COUNTY OF MARION, STATE OF INDIANA, OR THE FEDERAL COURTS WHOSE VENUE INCLUDES THE COUNTY OF MARION, STATE OF INDIANA. ASSIGNOR WAIVES, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, THE RIGHT TO A TRIAL BY JURY AND ANY RIGHT THE COMPANY MAY HAVE TO ASSERT THE DOCTRINE OF "FORUM NON CONVENIENS" OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION.

WITNESS the execution hereof under seal as of the day and year first above written.

BLAIREX-LABORATORIES, INC.

Anthony I. Moravec, Presiden

) 55:
COUNTY OF MARION)
Before me the undersigned, a Notary Public in and for said County and State, personally appeared Anthony J. Moravec, the President of Blairex Laboratories, Inc., an Indiana corporation, who acknowledged the execution of the foregoing Trademark Collateral Assignment on behalf of said corporation.
WITNESS, my hand and Notarial Seal this 14th day of February, 2002.
My Commission Expires: Notary Public Notary Public
My County of Residence:
Printed BRADLEY S. FUSON, Notary Commission Expires: August 2008 Residing a damilton 2008

STATE OF INDIANA

Caffedrine	7419-0046	73/000,427	Section 9 filed
	USA	Reg. No: 989,280	
		Reg. Date: 7/30/74	Renewal due 7/30/04
Clean Sights	7419-0005	74/013,877	Section 8 filed
		Reg. No: 1,632,861	
		Reg. Date: 1/29/91	Renewal due 1/29/11
Cleansing Mist	7419-0099	76/254,847	12/26/01 - Amendment to
		File: 5/8/01	use processing complete
		Reg Info "Not Available"	
COMFORT APPLICATOR	7419-0100		Intent to Use - filed Nov.
			2001; ck. #B051086
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Diluent of Chaice	7419-0020	75/013,175	Sections 8 & 15 eligible
		Reg. No: 2,171,587	7/7/03, due 7/7/04
		Reg. Date: 7/7/98	Renewal due 7/7/08
Duracare	7419-0011	73/657,390	Sections 8 & 15 filled
		Reg. No: 1,482,936	-
		Reg. Date: 4/5/88	Renewal due 4/5/08
Duracare II	7419-0010	73/756,030	Sections 8 & 15 filed
,		Reg. No: 1,545,993	
•		Reg. Date: 7/4/89	Renewal due 7/4/09
Encare	7419-0055	73/147,766	Sections 8 & 15 filed
	ASD	Reg. No. 1,118,053	1904
		Reg. Date: 5/15/79	Renewal due 5/15/09
Ginkogin	7419-0088	75/020,904	Renewal due 4/14/08
	USA	Reg. No: 2,151,193	Section 8&15 eligible
		Reg. Date: 4/14/98	4/14/03, due 4/14/04
Just Tears	7419-0008	74/013,878	Section 8 Accepted
		Reg. No: 1,632,891	
		Reg. Date: 1/29/91	Renewal due 1/29/11

Nasal Moist	7419-0003	74/029,424	Section 8 & 15 filed
		Reg. No: 1,733,926 Reg. Date: 11/17/92	Renewal due 11/17/02
NP-27	7419-0069	72/047,067	Section 9 filed
		Reg. No: 672,092	
		Reg. Date: 1/6/59	Renewal due 1/6/09
Quick Pep	7419-0089	73/775,741	Sections 8 & 15 filed
		Reg. No. 1,565,419 Reg. Date: 11/14/89	Renewal due 11/14/09
Simply Painless	7419-0098	76/245,648	11/13/01 Published for
•		File: 4/24/01	opposition
		Reg Info "Not Available"	
Simply Saline	7419-0095	75/837,488	Sections 8 &15 eligible
•		Reg. No: 2,520,939	12/18/06; due 12/18/07
		Reg Date: 12/18/01	
Sleepinal	7419-0086	73/227,970	Section 8 & 15 filed
		Reg. No: 1,152,096	
		Reg. Date: 4/28/81	Renewal due 4/28/11
Tempo	7419-0065	73/108,232	Sections 8 & 15 filed
		Reg. No: 1,069,263	Renewal due 7/12/07
		Reg. Date: 7/12/77	Replaced by 1,257,378
Tempo (stylized)	7419-0066	73/388,442	Sections 8 & 15 filed
		Reg. No: 1,257,378	
		Reg. Date: 11/15/83	Renewal due 11/15/03
Wound Wash Saline	IBLX-0097	76/128,784	As of 11/09/01 Approved for
		File: 9/12/00	publication of opposition
	Supplemental Register	Reg Info "Not Available"	

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WHEREAS, in order to induce Lender to execute and deliver the Credit Agreement and extend the credit facilities to Assignor, Assignor has agreed to assign to Lender certain trademark rights.

NOW, THEREFORE, in consideration of the premises, Assignor hereby agrees with Lender as follows:

1. To secure and complete and timely satisfaction of all Indebtedness (as defined in the Credit Agreement) and Assignor's obligations arising under the Credit Agreement, Assignor hereby grants, assigns, and conveys to Lender the entire right, title and interest in and to the trademark applications and trademarks listed in <u>Schedule A</u> hereto, including without limitation all proceeds thereof (such as, by way of example, 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, divisions, continuations, renewals, extensions and continuations-in-part thereof (collectively, the "Trademarks").

2. Assignor covenants and warrants that:

- (a) The Trademarks are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;
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- (c) Assignor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, free and clear of any liens, charges and encumbrances, including without limitation pledges, assignments, licenses and covenants by Assignor not to sue third persons; and
- (d) Assignor has the unqualified right to enter into this Agreement and perform its terms and, upon Lender's request, will use its best efforts to enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants herein contained.

- 3. Assignor agrees that, until all of the Indebtedness shall have been satisfied in full, it will not enter into any agreement (for example, a license agreement) which is inconsistent with Assignor's obligations under this Agreement, without Lender's prior written consent.
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- 5. Assignor authorizes Lender to modify this Agreement by amending <u>Schedule A</u> to include any future trademarks and trademark applications which are Trademarks under Section 1 or Section 4 hereof.
- 6. Unless and until there shall have occurred and be continuing an Event of Default (as defined in the Credit Agreement), Lender hereby grants to Assignor the exclusive, nontransferable right and license under the Trademarks to utilize the Trademarks for Assignor's own benefit and account and for none other. Assignor agrees not to sell or assign its interest in, or grant any sublicense under, the license granted to Assignor in this Section 6, without the prior written consent of Lender.
- 7. If any Event of Default shall have occurred and be continuing, Assignor's license under the Trademarks as set forth in Section 6 shall terminate forthwith, and Lender shall have, in addition to all other rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located and, without limiting the generality of the foregoing, Lender may immediately, without demand of performance and without other notice (except as set forth next below) or demand whatsoever to Assignor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, in Indianapolis, Indiana, or elsewhere, the whole or from time to time any part of the Trademarks, or any interest which Assignor may have therein, and after deducting from the proceeds of sale or other disposition of the Trademarks all expenses (including all reasonable expenses for brokers' fees and legal services), shall apply the residue of such proceeds toward the payment of the Indebtedness. Any remainder of the proceeds after payment in full of the Indebtedness shall be paid over to Assignor. Notice of any sale or other disposition of the Trademarks shall be given to Assignor at least five (5) business days before the time of any intended public or private sale or other disposition of the Trademarks is to be made, which Assignor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, any holder of any Note or Lender may, to the extent permissible under applicable law, purchase the whole or any part of the Trademarks sold, free from any right of redemption on the part of Assignor, which right is hereby waived and released.
- 8. If any Event of Default shall have occurred and be continuing, Assignor hereby authorizes and empowers Lender to make, constitute and appoint any officer or agent of Lender, as Lender may select in its exclusive discretion, as Assignor's true and lawful attorney-in-fact, with the power to endorse Assignor's name on all applications, documents, papers and instruments necessary for Lender to use the Trademarks, or to grant or issue any exclusive or nonexclusive license under the Trademarks to any third person, or as necessary for Lender to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to any third person. Assignor 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 for the duration of this Agreement.
- 9. At such time as Assignor shall completely satisfy all of the Indebtedness, this Agreement shall terminate and Lender shall execute and deliver to Assignor all deeds, assignments and other instruments

as may be necessary or proper to re-vest in Assignor full title to the Trademarks, subject to any disposition thereof which may have been made by Lender pursuant hereto.

- Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorney's fees and legal expenses incurred by Lender in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks, shall be borne and paid by Assignor on demand by Lender and until so paid shall be added to the principal amount of the Indebtedness and shall bear interest at the highest rate prescribed in the Credit Agreement or the Notes.
- withheld, Assignor shall have the duty, through counsel acceptable to Lender, to prosecute diligently any trademark applications of the Trademarks pending as of the date of this Agreement or thereafter until the Indebtedness shall have been paid in full and to preserve and maintain all rights in trademark applications and Trademarks, including without limitation the payment of all maintenance fees. Any reasonable expenses incurred in connection with such an application shall be borne by Assignor. Assignor shall not abandon any right to file a trademark application, or any pending trademark application or trademark without the consent of Lender, which consent shall not be unreasonably withheld.
- 12. Assignor shall have the right, with the consent of Lender, which shall not be unreasonably withheld, to bring suit to its own name, and to join Lender, if necessary, as a party to such suit so long as Lender is satisfied that such joinder will not subject it to any risk of liability, to enforce the Trademarks and any licenses thereunder. Assignor shall promptly, upon demand, reimburse and indemnify Lender for all damages, costs and expenses, including legal fees, incurred by Lender pursuant to this Section 12.
- 13. No course of dealing between Assignor and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Credit Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- All of Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Credit Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.
- 15. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any clause or provision of this Agreement in any jurisdiction.
- 16. This Agreement is subject to modification only by a writing signed by the parties, except as provided in Section 5.
- 17. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.

- 18. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the State of Indiana.
- 19. THE VALIDITY OF THIS AGREEMENT, ITS CONSTRUCTION, INTERPRETATION AND ENFORCEMENT AND THE RIGHTS OF THE PARTIES HERETO SHALL BE DETERMINED UNDER, GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE INTERNAL LAWS OF THE STATE OF INDIANA, WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAW. ASSIGNOR AGREES THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS AGREEMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE COURTS LOCATED IN THE COUNTY OF MARION, STATE OF INDIANA, OR THE FEDERAL COURTS WHOSE VENUE INCLUDES THE COUNTY OF MARION, STATE OF INDIANA. ASSIGNOR WAIVES, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, THE RIGHT TO A TRIAL BY JURY AND ANY RIGHT THE COMPANY MAY HAVE TO ASSERT THE DOCTRINE OF "FORUM NON CONVENIENS" OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION.

WITNESS the execution hereof under seal as of the day and year first above written.

BLAIREX-LABORATORIES, INC.

Anthony I Moravec Presiden

STATE OF INDIANA)
) SS:
COUNTY OF MARION)
Anthony J. Moravec, the Pre	rsigned, a Notary Public in and for said County and State, personally appeared sident of Blairex Laboratories, Inc., an Indiana corporation, who acknowledged ag Trademark Collateral Assignment on behalf of said corporation.
WITNESS, my hand	d and Notarial Seal this 14th day of February, 2002.
My Commission Expires:	Brodley & Feese
	Notary Public

My County of Residence:

Coffeduine	7419-0046	73/000,427	Section & men
	USA	Reg. No: 989,280 Req. Date: 7/30/74	Renewal due 7/30/04
	7419-0005	74/013,877	Section 8 filed
Clear organs		Reg. No: 1,632,861	Renewal due 1/29/11
7-11-1	7440 0000	76754 847	12/26/01 - Amendment to
Cleansing Mist	7419-0099	File: 5/8/01	use processing complete
		Reg Info "Not Available"	
COMEODT ADDITOR	7419_0100		Intent to Use - filed Nov.
			2001; ck. #B051086
			0 14 of of other
Dilliant of Choice	7419-0020	75/013,175	Sections of 13 cityling
	 	Reg. No. 2,171,587	7/7/03, due 7/7/04
		Red. Date: 7/7/98	Renewal due 7/7/08
Organia	7419,0011	73/657,390	Sections 8 & 15 filed
רחומרפוני		Red. No: 1,482,936	-
		Reg. Date: 4/5/88	Renewal due 4/5/08
Duracaro II	7419-0010	73/756,030	Sections 8 & 15 filed
ב ב ב ב ב ב ב ב ב ב ב ב ב ב ב ב ב ב ב))) -	Reg. No. 1,545,993	
		Reg. Date: 7/4/89	Renewal due 7/4/09
Thosas	7419-0055	73/147,766	Sections 8 & 15 filed
3	USA	Reg. No. 1,118,053	
		Reg. Date: 5/15/79	Renewal due 5/15/09
Ointoolin	7419-0088	75/020,904	Renewal due 4/14/08
GIIROGII	222 CIT!	Red, No; 2,151,193	Section 8&15 eligible
	Š	Reg. Date: 4/14/98	4/14/03, due 4/14/04
	7419,0008	74/013,878	Section 8 Accepted
רמשו פשופ)	Reg. No: 1,632,891	
		Reg. Date: 1/29/91	Renewal due 1/29/11

	7440 0003	74/029 424	Section 8 & 15 filed
Nasal Moist	74 0-000	Reg. No: 1,733,926	
		Reg. Date: 11/17/92	Renewal due 11/17/02
7C GIN	7419-0069	72/047,067	Section 9 filed
		Reg. No: 672,092	
		Reg. Date: 1/6/59	Renewal due 1/6/09
Ouisk Den	7419-0089	73/775,741	Sections 8 & 15 filed
מוניי לי		Reg. No: 1,565,419	
		Reg. Date: 11/14/89	Renewal due 11/14/09
Cimply Dainlace	7419-0098	76/245,648	11/13/01 Published for
Smiles I amos		File: 4/24/01	opposition
		Reg Info "Not Available"	
	7419-0095	75/837,488	Sections 8 &15 eligible
Simply saune		Reg. No: 2,520,939	12/18/06; due 12/18/07
		Reg Date: 12/18/01	
Ocerinal	7419-0086	73/227,970	Section 8 & 15 filed
S COCO		Reg. No: 1,152,096	
		Reg. Date: 4/28/81	Renewal due 4/28/11
	7419-0065	73/108,232	Sections 8 & 15 filed
nembo		Reg. No: 1,069,263	Renewal due 7/12/07
		Reg. Date: 7/12/77	Replaced by 1,257,378
Tomas (chiliage)	7419-0066	73/388,442	Sections 8 & 15 filed
Tellipo (siyilkeu)		Reg. No: 1,257,378	,
	-	Reg. Date: 11/15/83	Renewal due 11/15/03
Mach Coline	IRI X-0097	76/128,784	As of 11/09/01 Approved for
Wound wash Sallie		File: 9/12/00	publication of opposition
	Supplemental Register	Reg Info "Not Available"	
		And the state of t	

BLAIREX LABORATORIES TRADEMARK INFORMATION December 27, 2001

NAME OF TRADEMARK	DOCKET NUMBER	SERIAL NUMBER	STATUS
Aqua-Ban	7419-0031	72/341,337	Renewal due 12/29/10
		Reg. No: 905,030	
	USA	Reg. Date: 12/29/70	
Blairex	7419-0007	74/014,279	Renewal due 9/4/10
		Reg. No: 1,611,852	
		Reg. Date: 9/4/90	
Blairex	7419-0004	74/013,645	Renewal due 8/6/11
		Reg. No. 1,652,849	
		Reg. Date: 8/6/91	
B Design	7419-0016	74/546/469	Sections 8 & 15 filed
		Reg. No: 1,911,049	
		Reg. Date: 8/15/95	Renewal due 8/15/05
Rlairex (and Eve Design)	7419-0018	74/614,009	Sections 8 & 15 filed
		Reg. No: 1,954,627	
		Reg. Date: 2/6/96	Renewal due 2/6/06
Breathe Free	7419-0042	74/140,403	Section 8 & 15 flled
	USA	Reg. No: 1,704,106	
	•	Reg. Date: 7/28/92	Renewal Due 7/28/02
Broncho Saline	7419-0012	73/661,474	Section 8 & 15 filed
		Reg. No: 1,491,905	
		Reg. Date: 6/14/88	Renewal due 6/14/08



RECORDED: 02/20/2002