	= 06-03-1998	
Form PTO-1594 RECORDATION F	~	nt of Commerc
(Rev 6-93) TRADEM		ademark Offic
To the Honorable Commissioner of Patents and Trademarks	100726283	thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ice):	A TELL
EVENFLO & SPALDING HOLDINGS CORPORATION	Name and address of receiving party(ice): Name: BANK OF AMERICA NATIONAL: SAVINGS ASSOCIATION	EUST AND
SPALDING & EVENFLO COMPANIES, INC. EVENFLO COMPANY, INC.	on Administrative Agent	
ETONIC WORLDWIDE CORPORATION		MAY 22 19
LISCO, INC.	Internal Address:	
S&E FINANCE CO., INC. SPALDING SPORT CENTERS, INC.		AND STORY OF THE PROPERTY OF T
ETONIC LISCO, INC.	Street Address: 1455 Market Street, 12th F	loor
LISCO FURNITURE, INC.		
LISCO FEEDING, INC. LISCO SPORTS, INC.	City: San Francisco State: CA ZIP: 9 Country:	94103
LISCO SPORIS, INC.		
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership	☐ Individual(s) citizenship ☐ Association	-
■ Corporations	General Partnership	
□ Other	□ Limited Partnership □ Corporation-State	
Additional name(s) of conveying party(ies) attached? □Yes ■ No	■ Other Bank	
Z		
3. Nature of conveyance:	Mariana in an Amin'ny indrindra Maria dia dia mandra di	
□ Assignment □ Merger	If assignee is not domiciled in the United States, representative designation is attached: (Designations must be a separate document from	s ■ No
Security Agreement □ Change of Name	(Lesignations must be a separate document from	i assignitent)
□ Other		
Execution Date: <u>March 30, 1998</u>	Additional name(s) & Address(es) attached? □ Y	es ■ No
4. Application number(s) or trademark number(s):		
4. Application number(s) or trademark number(s): If this document is being filed together with a new application, A. Trademark Application No.(s)	the execution date of the application is B. Trademark No.(s)	
If this document is being filed together with a new application,	T	
If this document is being filed together with a new application, A. Trademark Application No.(s)	B. Trademark No.(s) See Attached List	
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List	
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks	
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed B Yes	
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794)	
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed B Yes	
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794)	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed Authorized to be charged to deposit account	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed Authorized to be charged to deposit account	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed Authorized to be charged to deposit accounts.	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed Authorized to be charged to deposit account	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed Authorized to be charged to deposit account 8. Deposit account number:	involved: 950
If this document is being filed together with a new application, A. Trademark Application No.(s) See Attached List	B. Trademark No.(s) See Attached List thed Yes No 6. Total number of applications and trademarks 7. Total fee (37 CFR 3.41): \$23,765.00 (Check Nos. 018716 & 15794) Enclosed Authorized to be charged to deposit account 8. Deposit account number: (Attach deplicate copy of this page if paying by deposit account) SE THIS SPACE	nt

REEL: 1739 FRAME: 0001

Curr Reg D 1965489 04/02/1996	1963310 03/19/1996	2029590 01/14/1997	1994907 08/20/1996	2018754 11/26/1996	2056633 04/29/1997	1955156 02/06/1996	1955157 02/06/1996	2116313 11/25/1997	2102051 09/30/1997	1721216 09/29/1992	1899781 06/13/1995	2123672 12/23/1997	2123673 12/23/1997	2077858 07/08/1997	2003671 09/24/1996	1907393 07/25/1995	1905732 07/18/1995	1904549 07/11/1995	1904317 07/11/1995	802335 01/18/1966
Curr Reg No	,,	.,	•	.,	.,	,,	**	.4	.,		[14	N	2	1	1	п	1	
Docket No.	007331	007330	007328	007329	007335	007334	007333	007568	008465	008441	006802	007788	007739	007220	008641	007161	007162	007163	006538	000196
Ctry USA	USA	RKE n	E ≸ _:	¥7.	TR 388 I		EM	AR	_	USA	USA	USA								

Curr Reg D	04/04/1995	01/25/1994	04/27/1982	04/13/1993	01/12/1993	. 02/09/1993	12/21/1993	01/05/1993	01/05/1993	11/15/1994	11/17/1964	05/18/1965	12/16/1997	12/16/1997	01/13/1998	12/16/1997	03/07/1989	08/10/1982	11/20/1990	03/08/1960
1731118	1887940	1818618	1194356	1765266	1746413	1751901	1812179	1745212	1745212	1862530	780470	789804	2121591	2121916	2128709	2121917	1528057	1204660	1623544	694239
Curr Reg No																				
No.																				
Docket 	006808	006045	004197	005986	005988	005985	006729	008439	008439	006812	000859	000830	007733	16///00	007729	007856	004872	008643	008444	000231
Ctry 	4	Æ	ď.	Ø	ø	Æ	4	ď.	at.	D#C	Daf ∙	#7			EM			_	_	
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	F D	E¶L:	数 7:	3 9 3 I	SO	NAII USD	i ZSN	ASU TSU	USA	USA	USA

Curr Reg D	07/11/1978	04/30/1996	. 01/05/1993	11/23/1993	11/25/1975	09/01/1959	12/22/1959	09/01/1959	11/24/1959	06/23/1959	05/30/1961	11/01/1960	10/25/1960	09/10/1963	02/02/1982	04/27/1982	04/06/1982	04/05/1983	03/12/1935	03/23/1954
1851498	1095903	1971875	1745211	1806098	1025687	684384	690125	684315	688780	680902	716212	706627	706355	756407	1188705	1194171	1193257	1233606	322650	587172
Curr Reg No																				
No.																				
Docket 	002297	008442	008440	006601	001525	000277	000281	000276	000280	000274	000283	000898	000282	668000	003552	003562	003758	003988	000258	000262
} : 4	-			_	_	_	_	_	_	~					EM					
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	R#E	E K .:	ASD.	39K F	F ₹ A	J % I⊥	E: 4 00	Jegg S	USA	USA	USA

) TRADEMARKS
	REGISTERED T
4	EVENFLO U.S.

Curr Reg D	78 07/07/1987	25 12/17/1996	7661/80/90 06	68 08/12/1997	72 09/24/1996	07 06/27/1995	96 10/21/1997	11 10/21/1997	38 09/24/1996	05 10/21/1997	71 10/15/1996	30 11/05/1996	11/10/1981	1 06/28/1966	37 10/03/1995	55 10/24/1995	12 07/26/1960	34 11/30/1993	1 08/23/1966	5 07/13/1993	5 01/12/1982
r Reg No	1446278	2023725	2066490	2086968	2003672	1902207	2107396	2107411	2003588	2107405	2008771	2014430	1177294	810591	192383	1929465	701812	1807584	813351	1781025	1185675
Docket No. Curr	004358	006678	006519	006677	008644	006803	007782	007677	007213	007713	007437	007218	000383	000386	007166	006605	000389	006626	008453	008443	008438
Ctry	USA	r s E			TR	AD Figa	ΕM	AR	K	USA 0	USA	USA 0									

	TRADEMARKS
	REGISTERED
	U.S.
S	EVENFLO

Curr Reg D 1456216 09/08/1987	2067306 06/03/1997	1261755 12/20/1983	1154972 05/19/1981	1204558 08/10/1982	1201133 07/13/1982	1154971 05/19/1981	1249776 08/30/1983	1885590 03/21/1995	1932101 10/31/1995	1970600 04/23/1996	1585712 03/06/1990	2109681 10/28/1997	1777905 06/22/1993	1782126 07/13/1993	1922015 09/26/1995	1919939 09/19/1995	1916569 09/05/1995	1907394 07/25/1995	1907229 07/25/1995	1518933 01/03/1989
Curr Reg No		,,												1	1	1	1	1	1	ч
No.		_																		
Docket 008437	008460	008448	008645	008454	008456	008646	008455	006843	006832	007185	005487	007500	006558	006177	006946	007169	007168	007167	006725	002723
<u>}</u> : €	ď	4	4	4	4	4	~	~	~		art	-			EM			_		4
Ctry USA	USA	RSE D	E # _:	KSn	3 % I	HSA D		USİ M	0 6 6	USA	USA	USA								

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE	9	EVENFIO U.S.

Curr Reg D 758434 10/15/1963	1404980 08/12/1986	549808 10/23/1951	2015677 11/12/1996	2125495 12/30/1997	1733093 11/17/1992	1842390 06/28/1994	1913211 08/22/1995	1911438 08/15/1995	1929887 10/24/1995	1624864 11/27/1990	2125494 12/30/1997	1755054 03/02/1993	689492 12/08/1959	1777906 06/22/1993	1814951 01/04/1994	1759918 03/23/1993	1871210 01/03/1995	1215867 11/09/1982	1320564 02/19/1985	1179211 11/24/1981
Curr Reg No																				
Docket No.	004562	000438	007520	007751	006421	006616	006950	006810	006951	008735	995200	008445	000477	006575	006576	006403	006529	686800	003772	003386
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RÆ Sn	EÆ:	14 7.		AD: FRA SS			K OQ7 SS	USA	USA	USA

Curr Reg D 12/15/1981	05/11/1982	07/25/1995	07/25/1995	08/01/1995	09/12/1995	12/10/1996	12/23/1997	12/23/1997	09/29/1981	08/28/1979	04/11/1995	07/15/1997	08/21/1984	02/20/1990	12/10/1996	06/19/1962	10/25/1994	01/04/1994	02/03/1959	06/09/1992
1182155	1195221	1907228	1907395	1908666	1918065	2022452	2123671	2124048	1171303	1124450	1889249	2080173	1290902	1583698	2022515	733100	1859726	1815431	673517	1693263
Curr Reg No																				
No.																				
Docket 003538	003555	006539	007170	007172	007171	006834	007674	007859	001905	002231	006828	007513	004116	005489	007245	000514	006627	006622	000501	005912
5. (TR.	AD:	EM	AR	K			
Ctry USA	USA	R ∉ E]	EK:	1473 1480	39g F SS	'R≰A Sn	MSD.	E: PO	088 0880	USA	USA	USA								

		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER	ω	EVENFLO

Curr Reg D	727833 02/20/1962	1944608 12/26/1995	1823755 02/22/1994	1919506 09/19/1995	1919802 09/19/1995	1916571 09/05/1995	1915188 08/29/1995	1330126 04/09/1985	1241204 06/07/1983	1985006 07/09/1996	1605603 07/10/1990	1294506 09/11/1984	1062765 04/05/1977	1226775 02/08/1983	1221778 12/28/1982	1224364 01/18/1983	1463562 11/03/1987	1463743 11/03/1987	1609081 08/07/1990	1485174 04/19/1988	1187691 01/26/1982
Curr Reg No																					
Docket No.	96000	008446	006550	006540	007173	007174	007175	004210	003201	006952	005627	008647	008462	008450	008451	008452	008457	008447	008449	005019	69160
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	Resp.	EAL:		TR.					USA	USA	USA

	Curr keg D	1292314 08/28/1984	2000374 09/10/1996	1982591 06/25/1996	1907858 07/25/1995	1855788 09/27/1994	2125493 12/30/1997	1904997 07/11/1995	1616279 10/01/1990	796811 09/28/1965	2118584 12/02/1997	1707950 08/18/1992	2118016 12/02/1997	1181026 12/08/1981	1420907 12/16/1986	2003763 09/24/1996	1602142 06/19/1990	1899780 06/13/1995	1954284 02/06/1996	1927587 10/17/1995	1914982 08/29/1995	1915187 08/29/1995
2	ON FEED INC		N	[1	1	2	1	1		2	1	7	1	1	8	1	1	1	1.	1	ī
10000 10000		CT7\$00	008648	007297	006830	006811	107701	006907	699000	000670	007672	005645	007723	003548	003554	866900	005585	006845	77177	006541	97176	007178
į		H CO	USA USA	RE Sn	EÆL:	k 7.			EM ME S			USA	USA	USA								

Curr Reg D	7/1	069 09/26/1978	1102163 09/12/1978	1687778 05/19/1992	1560760 10/17/1989	303 06/10/1997	759 10/17/1989	212 03/16/1993	283 11/10/1981	1730945 11/10/1992
Curr Reg No		1103069	1102	1687	1560	2070303	1560759	1758212	1177283	1730
Docket No.		001897	002153	006032	005159	007275	005248	006037	001903	006365
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA

TRADEMARK REEL: 1739 FRAME: 0011

Cur App Dt 285261 05/02/1997	470767 04/20/1998	434978 02/17/1998	212899 12/13/1996	470566 04/20/1998	470766 04/20/1998	470765 04/20/1998	470569 04/20/1998	346283 08/25/1997	346317 08/25/1997	213029 12/13/1996	214010 12/16/1996	212176 12/13/1996	470570 04/20/1998	346311 08/25/1997	470568 04/20/1998	285262 05/15/1997	212178 12/13/1996	213030 12/13/1996	346312 08/25/1997	434975 02/17/1998
Curr App No																				
Docket No.	008603	008321	007831	008469	008536	008535	008559	008499	008227	007826	067700	007834	008505	008507	008626	008186	007838	007837	007670	008558
Ctry USA	USA	RæE Sn	EL:	kso.				AR E:go		USA	USA	USA								

		TRADEMARK APPLICATIONS
REPORT		TRADEMARK
FILE		U.S.
MASTER FILE	7	EVENFLO

Cur App Dt 435204 02/17/1998	434946 02/17/1998	434936 02/17/1998	434937 02/17/1998	435203 02/17/1998	156968 08/28/1996	285521 05/02/1997	212175 12/13/1996	346314 08/25/1997	346313 08/25/1997	213043 12/13/1996	212897 12/13/1996	285264 05/15/1997	285263 05/15/1997	470567 04/20/1998	346316 08/25/1997	470527 04/20/1998	213237 12/13/1996	470529 04/20/1998	470530 04/20/1998	470526 04/20/1998
Curr App No			·	·			.,		,,		•	.,	.,	4.	.,	4	.,	4	4	4
Docket No.	007517	008563	007523	008561	008464	007821	007833	008233	008495	007810	007830	008218	008220	008222	008228	008513	007812	008504	008581	008562
Ctry USA	USA	RSD	ns n	: 4 7		FRA FRA	EM S S S		013 013	USA	USA	USA								

Cur App Dt 04/20/1998	12/13/1996	08/19/1996	08/19/1996	12/13/1996	05/02/1997	12/16/1996	04/20/1998	04/20/1998	04/20/1998	05/02/1997	04/20/1998	04/20/1998	08/25/1997	3661/51/51	04/20/1998	08/25/1997	12/13/1996	05/15/1997
Cur 04/	12/	08/	08/	12/	05/	12/	04/	04/	04/	05/	04/	04/	/80	12/	04/	/80	12/	/50
470821	213028	152864	152863	212898	285515	214009	470822	470769	471405	285265	470768	470528	346397	212177	470565	346315	213038	285258
Curr App No																		
No.																		
Docket 	007828	007794	007792	007832	007727	967700	008614	008754	008480	008192	008543	008514	008190	007824	008753	008194	007904	007749
>														AD				
Ctry 	USA	K D	E EST	: \$ 7	3 %]	F IX /	NSU NSU	∃ xo O xy	044 90 10	USA								

Curr Reg D	 1978482 06/04/1996	2139221 02/24/1998	1770196 05/11/1993	1731323 11/10/1992	1854745 09/20/1994	1727849 10/27/1992	1978483 06/04/1996	1497643 07/26/1988	1981393 06/18/1996	1497542 07/26/1988	1497644 07/26/1988	1975280 05/21/1996	1718365 09/22/1992	1183934 12/29/1981	1841923 06/28/1994	1704287 07/28/1992	1188810 02/02/1982	1741473 12/22/1992	1731325 11/10/1992	1731324 11/10/1992	1725957 10/20/1992
Curr Reg No	1																				
Docket No.	007455	007848	006304	006303	006794	006305	007454	005054	9006595	005075	005074	926900	006309	003546	006771	005642	008434	006290	006291	006287	006047
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	I	E¶L: D	₹ 7		AD F R A			K 045 90	USA	USA	USA

		TRADEMARKS
REPORT		REGISTERED
MAŚTER FILE I	7	SPALDING U.S.

Curr Reg D	12/14/1993	03/15/1949	10/11/1994	02/02/1993	11/15/1994	02/08/1994	08/25/1987	06/09/1987	08/25/1987	01/30/1996	09/28/1993	03/04/1975	04/16/1991	08/11/1970	04/13/1993	11/30/1993	06/15/1993	06/13/1990	06/09/1992	11/10/1992	09/19/1995
	1811609	507637	1857790	1750246	1863261	1820018	1454761	1442592	1454762	1953836	1795958	1005869	1641358	896409	1765328	1808548	1777305	1602540	1693233	1731326	1919977
Curr Reg No																					
No.																					
Docket	006534	000112	006491	006224	006662	006545	004498	004600	004569	007242	006139	008693	008703	008689	008713	006463	006321	005511	005752	006231	606773
Ctry	USA	RE Sn	⊞L:	¥ 7:	TR 38 I	AD FRA		IAR E x O		USA	USA	USA									
																				-	

		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER	m	SPALDING

Curr Reg D	0 09/01/1992	2 02/06/1996	7 01/23/1996	7 02/17/1998	9 12/07/1993	4 05/24/1994	5 12/16/1997	5 03/05/1963	2 03/03/1998	4 07/14/1987	6 02/09/1982	1 05/28/1957	3 06/09/1992	4 06/15/1993	7 05/31/1949	6 08/22/1995	9 09/07/1993	9 02/08/1994	5 04/04/1995	3 03/19/1996
1719540	1712740	1955362	1951907	2137527	1809359	1837434	2122175	746195	2141082	1447754	1189316	646141	1692163	1777314	510317	1913506	1792189	1820709	1887276	1963308
Curr Reg No																				
N																				
Docket 	005676	006823	006917	007742	006404	006755	007526	008684	007697	004528	869800	008691	008707	008714	000130	007142	006300	006480	006514	007192
Ctry USA	USA	RE Sn	EL:	1.7 1.50			EM LMI SS			USA	USA	USA								

	TRADEMARKS
	REGISTERED
	U.S.
4	SPALDING

Curr Reg D	1760028 03/23/1993	1703515 07/28/1992	504175 11/23/1948	1171460 09/29/1981	1785632 08/03/1993	1813026 12/21/1993	2044487 03/11/1997	1895628 05/23/1995	1279095 05/22/1984	1306963 11/27/1984	1831440 04/19/1994	2010864 10/22/1996	1511093 11/01/1988	1765325 04/13/1993	1738470 12/08/1992	2075798 07/01/1997	1771598 05/18/1993	1807726 11/30/1993	2027805 12/31/1996	1729584 11/03/1992	799789 12/07/1965
Curr Reg No	17	17	5	11	17	18	20	18	12	13	18.	20	15.	17(17.	20.	17.	18(202	172	79
Docket No.	005759	005849	000215	003527	004571	006240	007282	006165	002700	005702	625900	007181	005095	006093	006294	007735	006064	006535	007383	006048	000212
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	K E	E EST.	₫ 7	TR 3@]	EAD F R /	EM Ver Sp	IAR Ego		USA	USA	USA

		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER FILE	Ŋ	SPALDING U.S.

Curr Reg D	1815030 01/04/1994	708366 12/13/1960	1864799 11/29/1994	1926833 10/17/1995	374235 01/02/1940	2010268 10/22/1996	1963309 03/19/1996	1136323 05/27/1980	2027491 12/31/1996	2035748 02/04/1997	833270 08/08/1967	1103092 09/26/1978	1362084 09/24/1985	1163903 08/04/1981	513361 08/09/1949	1144351 12/23/1980	1827574 03/22/1994	1112814 02/06/1979	1867000 12/13/1994	1096133 07/11/1978	2056451 04/22/1997
Curr Reg No																					
No.	! !																				
Docket	006401	000213	006914	006193	001731	007588	007206	001926	007147	007293	000128	007866	007865	003598	000236	002205	006793	002191	008717	002104	007249
> ₁	ı															EN	1AF	КK			
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	K.T.	EH&T D	: 5 7	3 €]	F R A	NSD D	E g O	04 9	USA	USA	USA

Curr Reg D	11/13/1984	06/09/1981	09/29/1981	01/05/1982	01/04/1983	11/20/1984	04/11/1995	07/13/1993	02/07/1995	04/05/1994	12/14/1993	05/02/1995	11/30/1993	11/30/1993	11/30/1993	01/12/1982	10/30/1990	12/16/1997	03/15/1949	08/11/1981	01/09/1990
	1304787	1157459	1171175	1184576	1222664	1306225	1888616	1781564	1878343	1829495	1810915	1892711	1807729	1807728	1807727	1185928	1620116	2121548	507674	1164759	1576562
Curr Reg No																					
No.	1 1 1																				
Docket	004177	003409	003442	003805	003475	003474	006819	006393	006821	006473	006681	006770	006682	006683	006684	007898	005623	008680	000234	003266	004550
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	R&E	BaL:	k7 Sn		AD FRA	EM	IAR E 4 0 Sn	0 3 0	USA	USA	USA

MASTER FILE REPORT

Curr Reg D	1973465 05/07/1996	1968722 04/16/1996	1548392 07/18/1989	901571 10/27/1970	1708188 08/18/1992	1294217 09/11/1984	1083672 01/24/1978	2099483 09/23/1997	1210764 09/28/1982	1710142 08/25/1992	1447758 07/14/1987	746859 03/19/1963	1210765 09/28/1982	1210766 09/28/1982	1765327 04/13/1993	1571125 12/12/1989	1982798 06/25/1996	507647 03/05/1949	1892706 05/02/1995	810975 07/12/1966	1346444 07/02/1985
Curr Reg No	1 1 1 1 1 1 1														.,		•				ľ
Docket No.	007867	007868	007869	007871	006017	969500	005708	009200	005699	006092	004585	008687	869500	005697	\$10000	986E00	006702	000256	006742	000255	004180
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	K E	ISD D	: 4 7		EAE F R /				USA	USA	USA

		TRADEMARKS
REPORT		REGISTERED
2773		U.S.
MASIER FILE REFOR	80	SPALDING

Curr Reg D 1171459 09/29/1981	1777307 06/15/1993	862336 12/24/1968	2006947 10/08/1996	1232899 03/29/1983	1057749 02/01/1977	766756 03/17/1964	1776591 06/15/1993	872644 07/08/1969	1328691 04/02/1985	1338021 05/28/1985	1914207 08/22/1995	1099642 08/15/1978	1096089 07/11/1978	1675918 02/18/1992	1916640 09/05/1995	2027807 12/31/1996	704250 09/13/1960	1779050 06/29/1993	2060704 05/13/1997	1558242 09/26/1989
Curr Reg No							1		1	1	1	1	1	1	П	. 23		ч	6	н
Docket No.	006323	000254	961200	001883	918100	007875	007877	007874	007881	007882	007878	61819	007880	007883	007022	007310	000265	006416	007458	005435
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	F&E	⊞aL:	¥7 SΩ				IAR E g O	K 0 2 2 Sn	USA	USA	USA

		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER	σ	SPALDING

Curr Reg D	09/28/1993	04/01/1980	10/13/1987	03/14/1989	05/18/1982	06/01/1993	02/25/1997	02/09/1993	04/10/1979	05/03/1994	10/15/1985	10/27/1981	12/11/1979	11/07/1995	10/11/1994	02/13/1996	10/19/1965	09/26/1978	06/15/1993	06/16/1992	11/03/1992
	1795117	1132283	1461115	1529821	1195819	1774328	2041092	1751383	1116433	1834746	1365767	1175345	1127584	1934106	1858219	1955644	797747	1103091	1777296	1695430	1729585
Curr Reg No	1																				
No.		-	-		_	_															
Docket	005622	002710	004990	004612	003703	006509	007197	005486	002086	006229	004383	002510	002246	008721	006685	007031	000403	007884	006141	005829	006288
Ctry	USA	R¥E:	E≰L:	14 7.		AD FRA	EM		K 0 2 3	USA	USA	USA									
				•	•	-		_	_	-	_	_	_		1	ט	٦	נו	נ	ני	נ

	S
	TRADEMARKS
	REGISTERED
	U.S.
10	SPALDING

Curr Reg D	05/20/1997	11/16/1993	04/06/1982	10/08/1996	08/19/1986	09/10/1985	10/26/1982	12/26/1972	06/09/1992	12/29/1992	09/26/1989	03/19/1963	09/13/1994	04/07/1992	12/01/1992	04/11/1990	06/08/1993	04/10/1979	04/11/1995	02/11/1997	05/12/1992
	2062476	1805450	1193254	2006415	1405979	1359375	1213964	949262	1693123	1743988	1558180	746854	1853703	1682438	1736770	1606503	1775346	1116430	1888593	2037862	1687208
Curr Reg No																					
Docket No.	669900	999900	003684	007453	004074	002384	669800	008692	901800	008710	008702	989800	002759	005769	006194	004444	006301	002696	006435	007373	005770
			00	.00	00	00	00	800	00	900	00			TR	ĀD	EM	AR	K	900	007	900
Ctry	USA	ReE Sn	EÆ:	ksu Su	3 9 1	FRA Sn	NSD OS	E: es n	0 2 4 ss	USA	USA	USA									

PCMASTER REPORTER

Curr Reg D 	1854746 09/20/1994	1559133 10/03/1989	1559132 10/03/1989	1943872 12/26/1995	504173 11/23/1948	1544632 06/20/1989	1801611 10/26/1993	375087 02/06/1940	525953 06/06/1950	1254914 10/18/1983	1057792 02/01/1977	1026881 12/09/1975	1816970 01/18/1994	2102440 10/07/1997	1208711 09/14/1982	1820014 02/08/1994	1053000 11/16/1976	1776648 06/15/1993	1570491 12/05/1989	1100886 08/29/1978
Curr Reg No	1	1	1	1		1	1.		- ·	H	1(1(18	21	12	18	10	1.7	1.5	11
Docket No.	006778	003194	003193	007231	000439	005286	006397	000447	000481	003550	969800	001863	J 006973	ZS2800 AD	7 004018	006974	7 008695	006900	005145	002137
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RÆ Sn	EL:		39.F	RA Risn	MSD MSD	E: oc)25 85 1	USA	USA	USA

Curr Reg D	11 06/19/1990	8 03/08/1983	11 03/17/1998	52 05/14/1996	5 09/12/1995	0 10/23/1984	6 08/11/1981	9661/60/10 9	2 02/20/1996	3 01/28/1997	1 06/16/1992	7 12/23/1997	6 12/05/1989	3 09/20/1994	0 09/05/1978	6 03/19/1996	7 04/29/1997	0 04/10/1990	1 12/29/1992	1 09/01/1992	2 09/01/1992
	1602541	1230028	2144731	1974262	1918905	1301900	1164756	1947646	1958052	2034393	1695421	2124507	1569986	1855293	1101600	1963306	2058217	1590980	1744111	1712741	1712743
Curr Reg No																					
No.																					
Docket	005577	003256	008224	007129	962900	002578	002449	008722	007296	008724	005762	007784	005504	869900	002215	007193	007394	007885	006146	005746	005680
≿ :	4	4			,	_		_	_	-4	DÆ	CT.	1.570				AR				
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	Rate:	E ac :	MSD	39g F Sn	USU TREAT	USA	E: ;⊙ 0 8% n	Asu Os O	USA	USA	USA

PCM		
		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER F	13	SPALDING

Curr Reg D	2 06/01/1993	5 04/04/1950	6 06/15/1993	3 01/28/1997	8 02/08/1994	7 11/23/1965	9 05/22/1979	5 01/02/1990	10/25/1960	11/10/1992	5 12/14/1993	04/05/1994	3 03/05/1996	06/30/1987	03/19/1963	03/15/1949	04/02/1960	04/14/1981	04/05/1960	04/05/1960	04/05/1960
	1774332	523335	1777306	2034403	1820708	799067	1118869	1575215	706269	1732141	1810916	1829909	1959638	1445345	746868	507626	965269	1151136	695594	695595	695597
Curr Reg No																					
No.																					
Docket	006501	000528	006143	007311	006478	000517	002709	002976	000525	006025	005924	809900	006941	004495	008688	000527	000523	001309	000520	000522	000521
<u>ት</u> :	ď	ď	ď	4	4	~	~	4	_		-			TR		EM					
Ctry	USA	USA	USA	RSE D	E 4 :	KSD SD	3 95 F	HSA D	NSD	USD()ASD	USA	USA	USA							

TRADEMARKS
REGISTERED
U.S.
SPALDING

Curr Reg D 1716038 09/15/1992	2118011 12/02/1997	1854744 09/20/1994	1479200 03/01/1988	1559067 10/03/1989	695593 04/05/1960	1775957 06/08/1993	1900781 06/20/1995	691610 01/19/1960	1163887 08/04/1981	1173451 10/13/1981	1870686 12/27/1994	1922241 09/26/1995	1809360 12/07/1993	1851580 08/30/1994	1854747 09/20/1994	1810917 12/14/1993	1465621 11/17/1987	2037441 02/11/1997	1360830 09/17/1985	2027806 12/31/1996
Curr Reg No	21	18	14	15	Ý	17.	19(99	110	11.	187	192	180	185	185	181	146	203	136	202
Docket No.	007855	72290	004959	005148	000518	006071	971900	000516	003252	002353	008718	007052	004073	006782	006781	006510	004494	006964	003017	007349
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	R#EI	E ≸ ∴:	¥73 n			EM MH B			USA	USA	USA

Curr Reg D	1779747 06/29/1993	1751968 02/09/1993	1141394 11/11/1980	862337 12/24/1968	1513711 11/22/1988	1782173 07/13/1993	1919931 09/19/1995	1549247 07/25/1989	1966764 04/09/1996	1931064 10/31/1995	1164743 08/11/1981	1115720 03/27/1979	1792746 09/14/1993	1504121 09/13/1988	1774331 06/01/1993	2026051 12/24/1996	1483684 04/05/1988	1437438 04/21/1987	1721135 09/29/1992	1771596 05/18/1993	1765326 04/13/1993
Curr Reg No																					
No.																					
Docket	00000	008712	003291	000598	004978	006184	006841	004453	007295	006943	001351	001496	006502	005707	006503	007384	005061	004708	005850	006050	006053
τ. 	₫.	ď	ď	4	~	-	-		_	_	DI	TOT	. 17								
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RSD SD	TAL O	: 4 SD	'3€' 13€SD	FR.A	NSD OSD	USA O	029 Sn	USA	USA	USA

щ		
		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER	16	SPALDING

Curr Reg D	0 07/19/1988	7 07/07/1987	7 07/15/1997	9 12/21/1993	2 04/05/1983	8 07/14/1981	2 06/15/1993	3 07/16/1991	1 05/18/1993	5 06/28/1994	2 08/11/1992	1 08/11/1992	8 06/01/1993	02/18/1997	12/15/1981	10/16/1930	07/23/1930	02/09/1930	01/19/1993	01/30/1979	02/27/1979
	1496890	1446627	2079297	1813019	1233762	1161128	1777322	1650863	1772481	1841926	1706972	1706974	1774333	2038952	1182302	56737	64046	63796	1747214	1112317	1114031
Curr Reg No	1																				
No.	! !																				
Docket	005180	004466	987730	006034	003888	003468	006363	005884	006225	006516	005997	006160	006504	007370	003455	000685	000689	000688	005979	002369	002478
Ctry	Ą	4	ď	Ą.	Æ	A.	Æ	4	Ø	Æ	R Æ	Fat.:	k 7:	TR 3 9 1		EM M			4	-	_
: G	USA	RKE D	ENC:	k 7:	3 9 1	, SU	NSD D	7SD) NSD	USA	USA	USA									

PCMA		S
		TRADEMARK
REPORT		REGISTERED
		U.S.
MASTER FILE	17	SPALDING U.S

Curr Reg D	11111341 01/16/1979	1127936 12/18/1979	1124518 08/28/1979	1111273 01/16/1979	1111226 01/16/1979	1146601 02/03/1981	1123994 08/14/1979	11111144 01/16/1979	1124064 08/14/1979	1123995 08/14/1979	1124100 08/14/1979	1170489 09/22/1981	1111283 01/16/1979	1141836 11/25/1980	1140736 10/21/1980	1214167 10/26/1982	524419 04/25/1950	525022 05/09/1950	2154082 04/28/1998	2023726 12/17/1996	2078615 07/16/1997
Curr Reg No	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1																				
No.	! !																				
Docket	002712	002716	003035	003034	003039	003042	003038	003040	003037	002714	002715	003016	003043	980800	990800	998600	000682	069000	786900	986900	666900
٠ بخ	!	_	_	_	4									TR			AR				
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	Resn	E≰L:	HSD.	3 9 E	F IR SO	NAII SD	USP.	0 2 41	USA	USA	USA

Curr Reg D	1856249 09/27/1994	2030481 01/14/1997	1920897 09/19/1995	1880728 02/28/1995	1951892 01/23/1996	1964585 03/26/1996	1884803 03/21/1995	2026277 12/31/1996	2015904 11/12/1996	1215979 11/09/1982	1733311 11/17/1992	1181337 12/08/1981	1181116 12/08/1981	1188800 02/02/1982	1224899 01/25/1983	1192209 03/16/1982	1383153 02/18/1986	1219255 12/07/1982	2116846 11/25/1997	1168503 09/08/1981	2075799 07/01/1997
Curr Reg No																					
Docket No.	006387	962900	006912	006924	006982	006849	626900	006934	007563	002549	688900	003832	003834	003830	003831	003588	004097	003589	007679	003597	007580
Ctry	USA	R tE	EAL:	≵ 50				IAR E x 0	K 0 3 2 80	USA	USA	USA									

PCMASTER RE		KS
REPORT		SPALDING U.S. REGISTERED TRADEMARKS
MASTER FILE REPORT	19	SPALDING U.S

Curr Reg D	07/09/1930	05/09/1950	08/05/1997	03/06/1979	10/17/1995	10/17/1995	03/05/1963	03/18/1986	12/07/1993	11/07/1995	07/13/1982	9661/01/60	06/10/1980	06/02/1992	10/12/1993	04/18/1995	04/18/1995	04/18/1995	05/30/1995	02/06/1996	06/28/1994
	63798	525021	2085868	1114511	1927899	1927900	746196	1386909	1810112	1933468	1201304	2000345	1136884	1690827	1798788	1890592	1890591	1890593	1896982	1953938	1841924
Curr Reg No																					
No.																					
Docket	000944	000701	007367	002352	008719	008720	008685	003889	006043	006530	003910	007894	007886	007887	007888	007889	007891	007892	007893	006087	006459
י יל		4													AD						
Ctry	USA	RSD.	E≰L:	ksn	3 93 F	R t A Sn	NSD OSD	USA OSA	0 % 3	USA	USA	USA									

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE	20	SPALDING U.S.

Curr Reg D	1362151 09/24/1985	1963307 03/19/1996	1102189 09/12/1978	1105166 10/31/1978	2077611 07/08/1997	1280836 06/05/1984	1710803 08/25/1992	1888617 04/11/1995	1077984 11/22/1977	1047329 08/31/1976	1461114 10/13/1987	1363575 10/01/1985	1847416 07/26/1994	1020613 09/16/1975	1116434 04/10/1979	1975347 05/21/1996	1840658 06/21/1994	1947786 01/09/1996	1328891 04/02/1985	1679513 03/17/1992	2045869 03/18/1997
Curr Reg No										••	.,	-	1	1	1	1	1	1		1	2
et No.	9.2	3.7	95	96	80	00	80	1.5	2.2	23	0.	0	ιú	41	7	m	7	7	7	4	9
Docket	00389	007237	007895	007896	007708	008700	008708	006961	002267	002062	004020	002740	008715	008694	002017	008723	006517	006807	007897	006074	909676
Ctry	USA	RE D	B≰L: D	¥SΩ		AD F R A			K 0 2 4 85	USA	USA	USA									

		TRADEMARKS
110.1		REGISTERED
TWO TON TOTAL VIEW	21	SPALDING U.S.

Curr Reg D	2083382 07/29/1997	2024175 12/17/1996	1956548 02/13/1996	1956549 02/13/1996	1956546 02/13/1996	1743985 12/29/1992	2043445 03/11/1997	1457600 09/15/1987	1452681 08/11/1987	2143147 03/10/1998	1774785 06/01/1993	1437442 04/21/1987	1810293 12/07/1993	1826404 03/15/1994	1751389 02/09/1993	1852476 09/06/1994	1761444 03/30/1993	1365716 10/15/1985	1708408 08/18/1992	1776651 06/15/1993	1891760 04/25/1995
Curr Reg No																					
Docket No.	007508	007509	007155	007346	007347	866500	007407	004598	004599	007497	006392	004635	006546	80£900 TR.	006307	006313	006314	7 005705	900900	006476	006717
Ctry	USA	RSE D	EAL:	ksn			EMI Sp			USA	USA	USA									

Curr Reg D	11/05/1996	10/15/1985	08/18/1992	10/15/1985	08/18/1992	12/01/1992	11/05/1996	05/25/1993	06/19/1981	06/14/1983	07/03/1990	07/25/1995	06/28/1994	01/18/1949	07/29/1997	05/29/1990	08/08/1995	02/15/1977	04/21/1998	05/09/1995
2003589	2013205	1365715	1708410	1365717	1708409	1736772	2013832	1773068	63887	1242197	1604831	1907878	1841927	505779	2082753	1598772	1910241	1059421	2151493	1893674
Curr Reg No																				
t No.	7	4	41	9	ហ	9	7	ю	0	œ	2	8	m							
Docket 	007317	005704	006004	005706	900900	006126	007462	005485	092900	003348	005562	006482	006498	691000	006978	003939	006915	002165	007581	006452
Ctry USA	USA	K SD	E ISO D	: 4 50			DEN ANT S		036 036	USA	USA	USA								

MASTER FILE REPORT	PCMASTER
23 SPALDING U.S. REGISTERED TRADEMARKS	

Curr Reg D 1516523 12/13/1988	2110566 11/04/1997	1483678 04/05/1988	1841934 06/28/1994	1973319 05/07/1996	2098070 09/16/1997	1823835 02/22/1994	1678669 03/10/1992	1395892 06/03/1986	2004042 10/01/1996	1841925 06/28/1994	2038943 02/18/1997	1768142 04/27/1993	2080640 07/22/1997	1181280 12/08/1981	1575230 01/02/1990	1920999 09/19/1995	1482504 03/09/1988	1183978 12/29/1981	2059701 05/06/1997	1765989 04/20/1993
Curr Reg No																				
No.																				
Docket 	007757	003347	006913	007109	007436	006490	005861	004415	007348	006460	007583	006002	007420	003330	005277	269900	004518	001753	007128	006073
٠ : ج	_	_	_	_									TR		EM					
Ctry 	USA	H&E D	B≰L:	45 7	3 of I	RA So	USD D	OSA: O	Oars Sn	USA	USA	USA								

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE	24	SPALDING U.S.

Curr Reg D 1756179 03/02/1993	1918109 09/12/1995	1918110 09/12/1995	1771597 05/18/1993	1778534 06/22/1993	1751966 02/09/1993	1869753 12/27/1994	691209 01/12/1960	508504 04/12/1949	1129351 01/15/1980	700892 07/12/1960	1757662 03/09/1993	1753316 02/16/1993	1437440 04/21/1987	1926972 10/17/1995	1926971 10/17/1995	1926970 10/17/1995	1806226 11/23/1993	1847780 08/02/1994	1836929 05/17/1994	1937905 11/28/1995
Curr Reg No	19	19	17.	17.	17	186	59	5(112	7.0	175	175	143	192	192	192	180	184	183	193
Docket No.	006173	006172	006158	005805	006095	006128	000771	000783	002750	000782	006324	005999	004707	006772	006884	006885	006319	006518	006732	006826
Ctry USA	USA USA	USA	KE D	ESL:	\$ 7:		AD F K A			K 0 8 8	USA	USA	USA							

MASTER FILE REPORT

		Curr Reg D	03/20/1979	12/22/1981	01/05/1993	06/12/1993	06/18/1990	09/22/1981	12/29/1981	12/21/1976	05/23/1995	07/02/1996	05/03/1994	10/22/1996	06/15/1993	06/01/1993	06/15/1993	06/01/1993	01/03/1995	03/11/1997	11/24/1981	01/21/1997	06/18/1990
ς.)		1115366	1183111	1744662	1746451	1602560	1170406	1183977	1054783	1895188	1984610	1833930	2010269	1776649	1774330	1776647	1774329	1872099	2045135	1179365	2032599	1614004
REGISTERED TRADEMARKS		curr keg No																					
REGIS		 																					
25 SPALDING U.S.	, () ()	DOCKEL	002169	008697	006195	008711	005607	969500	003631	002155	006774	006944	006598	007406	905900	006505	006507	006508	689900	007531	003586	007130	005437
5		. .														TR	AD	EM	AR	K			
25 SPAL	5		USA	R(E)	⊟at.:	k 73	S R F	RA S	NSD OS	OSASO OSASO	OZSD	USA	USA	USA									

Curr Reg D 506690 02/15/1949	1352939 08/06/1985	2081846 07/22/1997	2084254 07/29/1997	2000238 09/10/1996	2038948 02/18/1997	1449888 07/28/1987	1889358 04/11/1995	2049843 04/01/1997	1742379 12/22/1992
Curr Reg No									
Docket No.	007899	006817	006926	006925	007528	004510	006453	007399	008709
Ctry USA	USA								

TRADEMARK REEL: 1739 FRAME: 0040

PCM		NS
		TRADEMARK APPLICATIONS
REPORT		TRADEMARK
FILE		U.S.
MASTER F	1	SPALDING U.S

Cur App Dt	346295 08/25/1997	033418 12/18/1995	033403 12/18/1995	346305 08/25/1997	710482 08/03/1995	285251 05/02/1997	346282 08/25/1997	346281 08/25/1997	346301 08/25/1997	033419 12/18/1995	034048 12/18/1995	346398 08/25/1997	346297 08/25/1997	213040 12/13/1996	434931 02/17/1998	434928 02/17/1998	346298 08/25/1997	346299 08/25/1997	285270 05/15/1997	033444 12/18/1995	435206 02/17/1998
Curr App No																·				J	•
Docket No.	007408	007579	007492	007842	007368	007689	004200	008251	008198	007589	007573	007974	008311	007954	008671	008672	008312	008320	007854	007524	008624
Ctry	USA	RaEl	Ekt.:	Mar Mar Mar Mar Mar Mar Mar Mar Mar Mar				AR E:00		USA	USA	USA									

PCMASTER REPORTER

MASTER FILE REPORT
2
SPALDING U.S. TRADEMARK APPLICATIONS

Cur App Dt 12/13/1996	08/25/1997	04/20/1998	03/29/1996	03/29/1996	08/25/1997	12/13/1996	05/08/1996	05/08/1996	05/02/1997	05/15/1997	05/15/1997	08/25/1997	07/18/1995	07/18/1995	02/17/1998	02/17/1998	11/28/1994	12/13/1996	04/20/1998	02/17/1998
213044	346291	470883	085438	085439 (346288 (213039	100919	100918 (285256 (285255 (285271 0	346280 0	703442 0	703441 0	435208 0	435207 0	603411 1	213048 1	470882 0	434929 0
Curr App No																				
No.																				
Docket 	008313	008488	007598	007599	008200	007753	007872	007873	869200	008172	008173	007902	007423	007422	008502	008498	007194	007836	008487	008229
Ctry USA	USA	KS D	HSL:	: \$ 7				IAR E#0		USA	USA	USA								

	APPLICATIONS
	TRADEMARK
3	PALDING U.S.
	SPA

Cur App Dt 434925 02/17/1998	346308 08/25/1997	470770 04/20/1998	595111 11/04/1994	434927 02/17/1998	434930 02/17/1998	152862 08/19/1996	285269 05/15/1997	665425 04/24/1995	152856 08/19/1996	080950 03/29/1996	285254 05/15/1997	434985 02/17/1998	346296 08/25/1997	213049 12/13/1996	152861 08/19/1996	285274 05/15/1997	165271 09/13/1996	285513 05/02/1997	285513 05/02/1997	033409 12/18/1995
Curr App No																				
Docket No.	008202	007703	000400	008529	009800	007786	008205	9021306	007780	007716	669200	008482	008254	007530	007819	007847	008681	008236	008236	007575
Ctry USA	USA	K E	1 5 1.:	4 5∩				IAR Ego	0.443 0.443 □	USA	USA	USA								

05/14/1998 13 36 PAGE:

PCMASTER REPORTER

MASTER FILE REPORT

		_	_																			
	Cur App Dt	08/25/1997	02/17/1998	04/06/1993	08/19/1996	12/18/1995	01/14/1997	08/25/1997	12/18/1995	08/19/1996	04/20/1998	04/20/1998	07/25/1994	08/25/1997	03/28/1996	03/29/1996	03/29/1996	03/29/1996	02/05/1996	02/05/1996	02/05/1996	03/29/1996
SNC		346284	434935	375862	152859	033415	225183	346287	033422	152868	470888	470889	553164	346309	080155	081081	081087	081088	053717	053855	053856	081071
TRADEMARK APPLICATIONS	Curr App No																					
TRADE	No.																					
* SPALDING U.S.	Docket	008494	696200	006750	007767	007525	008682	008309	007593	007744	007352	008489	007182	008204	007372	T09100	965100	007597	007710	007684	006933	007712
T [D]	ት :	4	~	,	_	_	_	_	_							AD						
SP	Ctry	USA	KSE D	E¶L: Sn	≰ 50	349] SD	USD	D SD	U SA O	0 4 4 \$n	USA	USA	USA									

PCMASTER REPORTER

MASTER FILE REPORT 5 SPALDING U.S. TRADEMARK APPLICATIONS

Cur App Dt	08/25/1997	04/24/1995	05/23/1997	02/17/1998	08/25/1997	08/25/1997	08/25/1997	01/22/1996	08/25/1997	08/25/1997	03/29/1996	08/25/1997	08/25/1997	03/29/1996	08/25/1997	08/25/1997	04/20/1998	04/20/1998	08/19/1996	02/17/1998
213041	346285	665410	297100	435205	346300	346318	346292	046887	346307	346289	080956	346294	346279	080957	346306	346293	470760	470891	152857	434934
Curr App No																				
N	•	10	0		10	-														
Docket 007905	008209	006935	008630	008431	008225	007870	008318	007682	008243	007981	007718	008435	008477	007717	008476	008319	008490	008491	007781	008607
Ctry USA	USA	K E Þ	⊟ ≸_: D	≸ 7:		AD F R A	EM	E g O		USA	USA	USA								

		TRADEMARK APPLICATIONS
REPORT		TRADEMARK
FILE		U.S.
MASTER FILE	9	SPALDING

Cur App Dt	434933 02/17/1998	470884 04/20/1998	470885 04/20/1998	053720 02/05/1996	053722 02/05/1996	081086 03/29/1996	470886 04/20/1998	285266 05/15/1997	080154 03/28/1996	434976 02/17/1998	053718 02/05/1996	152871 08/19/1996	346399 08/25/1997	703437 07/18/1995	703434 07/18/1995	703432 07/18/1995	703436 07/18/1995	152875 08/19/1996	599342 11/14/1994	136874 07/18/1996	434977 02/17/1998
Curr App No																					
No.	:																				
Docket	008245	008241	008493	001609	007608	007686	008242	008213	007351	008503	007685	007820	008196	007376	007389	007416	007377	007582	007235	867700	007901
Ctry	USA	KE D	⊞ L:	4 50		AD F I			K 0 4 6	USA	USA	USA									

Cur App Dt	346286 08/25/1997	513504 04/18/1994	665418 04/24/1995	434932 02/17/1998	327074 11/02/1992	470684 12/20/1993	581460 10/03/1994	470685 12/20/1993	513514 04/18/1994	470686 12/20/1993	285520 05/15/1997	470687 12/20/1993	470688 12/20/1993	285273 05/15/1997	346310 08/25/1997	470759 04/20/1998	470325 04/20/1998	285253 05/15/1997	285519 05/15/1997	346290 08/25/1997	434984 02/17/1998
Curr App No	:																				
Docket No.	008468	896900	956900	008478	004280	006919	008683	006920	007034	086900	007737	006970	176900	007973	008203	008746	007365	007726	007843	008253	008481
Ctry	USA	RE E	E≰L: D	k7.		AD Frank Sp				USA	USA	USA									

Cur App Dt	346304 08/25/1997	08/25/1997	346302 08/25/1997	213045 12/13/1996	08/19/1996	434926 02/17/1998	213046 12/13/1996	285518 05/15/1997
	346304	346303	346302	213045	152858	434926	213046	285518
Curr App No								
Docket No.	008432	008433	008317	007849	877778	008530	007721	007971
Ctry	USA	USA	USA	USA	USA	USA	USA	USA

TRADEMARK REEL: 1739 FRAME: 0048

MASTER	FILE	REPORT		PCM
FLO	U.S.	REGISTERED	TRADEMARKS	

Curr Reg D	8 11/10/1992	0 04/04/1995	8 01/25/1994	6 04/27/1982	6 04/13/1993	3 01/12/1993	1 02/09/1993	9 12/21/1993	2 01/05/1993	2 01/05/1993	0 11/15/1994	0 11/17/1964	4 05/18/1965	1 12/16/1997	6 12/16/1997	9 01/13/1998	7 12/16/1997	7 03/07/1989	0 08/10/1982	11/20/1990	9 03/08/1960
	1731118	1887940	1818618	1194356	1765266	1746413	1751901	1812179	1745212	1745212	1862530	780470	789804	2121591	2121916	2128709	2121917	1528057	1204660	1623544	694239
Curr Reg No																					
No.																					
Docket	008642	808900	006045	004197	986500	005988	005985	006729	008439	008439	006812	000859	068000	007733	007731	007729	007856	004872	008643	008444	000231
>, ,																	AR				
Ctry	USA	Res Sn	E at ∠: O	ksn	3 9 F	RA Sin	MSD D	E: ₹S Ω	0. 5 0 0.50 0.50 0.50 0.50 0.50 0.50 0.50 0	USA	USA	USA									

Curr Reg D 08/30/1994	07/11/1978	04/30/1996	01/05/1993	11/23/1993	11/25/1975	09/01/1959	12/22/1959	09/01/1959	11/24/1959	06/23/1959	05/30/1961	11/01/1960	10/25/1960	09/10/1963	02/02/1982	04/27/1982	04/06/1982	04/05/1983	03/12/1935	03/23/1954
1851498	1095903	1971875	1745211	1806098	1025687	684384	690125	684315	688780	680902	716212	706627	706355	756407	1188705	1194171	1193257	1233606	322650	587172
Curr Reg No																				
No.																				
Docket 	002297	008442	008440	006601	001525	000277	000281	000276	000280	000274	000283	868000	78 000 8 T	668000 D	E M 003225	A 003562	N 003758	003988	000258	000262
Ctry USA	USA	REI Sn	E L :	1 7 3	39 F	RA Resin	ME	C: OC OC OC OC OC OC OC OC OC OC OC OC OC O)51 48n	USA	USA	USA								

REPORT PEGIFERENER REPORTER	SISIEKEU IKADEMAKAS	o. Curr Reg No Curr Reg D	1446278 07/07/1987	2023725 12/17/1996	2066490 06/03/1997	2086968 08/12/1997	2003672 09/24/1996	1902207 06/27/1995	2107396 10/21/1997	2107411 10/21/1997	2003588 09/24/1996	2107405 10/21/1997	2008771 10/15/1996	2014430 11/05/1996	1177294 11/10/1981	810591 06/28/1966	1923837 10/03/1995	1929465 10/24/1995	701812 07/26/1960	1807584 11/30/1993	813351 08/23/1966	1781025 07/13/1993	1105675 01/1002
Ħ		Docket No.	004358	006678	006519	006677	008644	006803	007782	007677	007213	007713	007437	007218	000383	988000	007166	509900	000389	006626	008453	008443	008438
MASTER FIL. 4	EVENFLL	Ctry	USA	Resp.	E k :	ks N			EM MS n		K 0 5 2 50	USA	USA	4SI1									

EVENFLO U.S. Ctry Docket USA 008448 USA 008448 USA 008454 USA 008455 USA 008455 USA 008455 USA 006843 USA 006845 USA 006843 USA 006843 USA 006843 USA 006843 USA 006846 USA 007169 USA USA 007169 USA USA 007168	REPORT PCMASTER R	REGISTERED TRADEMARKS	No. Curr Reg No Curr Reg D		2067306 06/03/1997	1261755 12/20/1983	1154972 05/19/1981	1204558 08/10/1982	1201133 07/13/1982	1154971 05/19/1981	1249776 08/30/1983	1885590 03/21/1995	1932101 10/31/1995	1970600 04/23/1996	1585712 03/06/1990	2109681 10/28/1997	1777905 06/22/1993	1782126 07/13/1993	1922015 09/26/1995	1919939 09/19/1995	1916569 09/05/1995	1907394 07/25/1995	1907229 07/25/1995	
RADEMARK C t t t c m was a serie of the series of the ser		. REGISTERED		008437	008460	008448	008645	008454	008456	008646	008455	006843	006832	007185	005487	007500	9 006558		006946			007167	006725	
	MASTE	5 EVENFL	Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RE Sn	EL:	14sn						USA	USA	

	Reg D	/1963	/1986	/1951	/1996	/1997	/1992	/1994	/1995	/1995	/1995	1990	1997	1993	1959	1993	1994	1993	1995	1982	1985	1981
	Curr]	10/15/196	08/12/198	10/23/1951	11/12/199	12/30/199	11/11/199	06/28/1994	08/22/1995	08/15/1995	10/24/1995	11/27/1990	12/30/1997	03/02/199	12/08/195	06/22/199	01/04/199	03/23/199	01/03/199	11/09/1982	02/19/1985	11/24/1981
		758434	1404980	549808	2015677	2125495	1733093	1842390	1913211	1911438	1929887	1624864	2125494	1755054	689492	1777906	1814951	1759918	1871210	1215867	1320564	1179211
REGISTERED TRADEMARKS	Curr Reg No																					
6 EVENFLO U.S. REGI	Docket No.	000408	004562	000438	007520	007751	006421	006616	096900	006810	006951	008735	007566	008445	000477	006575	006576	006403	006529	003989	003772	988800
6 EVENF)	Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RME]	E k L:	k73 Sn				AR E:g00		USA	USA	USA

PCMASTER REPO		
		TRADEMARKS
KETOKI		REGISTERED
MASIEK FILE	7	EVENFLO U.S.

Curr Reg D	05/11/1982	07/25/1995	07/25/1995	08/01/1995	09/12/1995	12/10/1996	12/23/1997	12/23/1997	09/29/1981	08/28/1979	04/11/1995	07/15/1997	08/21/1984	02/20/1990	12/10/1996	06/19/1962	10/25/1994	01/04/1994	02/03/1959	06/09/1992
1182155	1195221	1907228	1907395	1908666	1918065	2022452	2123671	2124048	1171303	1124450	1889249	2080173	1290902	1583698	2022515	733100	1859726	1815431	673517	1693263
Curr Reg No																				
No.																				
Docket 003538	003555	006539	007170	007172	007171	006834	007674	007859	001905	002231	006828	007513	004116	005489	007245	000514	006627	006622	000501	005912
Ctry 	USA	R ∉ E]	E#L:	¥7Sn	TR.		EM MgE			USA	USA	USA								
ט י ס	Þ	Þ	D	D	D	D	D	Ď	Ď	Þ	Þ	ã	ä	ä	ö	ä	ä	ä	Ď	ă

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE	œ	EVENFLO U.S.

Curr Reg D	12/26/1995	02/22/1994	09/19/1995	09/19/1995	09/05/1995	08/29/1995	04/09/1985	06/07/1983	07/09/1996	04/10/1990	09/11/1984	04/05/1977	02/08/1983	12/28/1982	01/18/1983	11/03/1987	11/03/1987	08/01/1990	04/19/1988	01/26/1982
727833	1944608	1823755	1919506	1919802	1916571	1915188	1330126	1241204	1985006	1605603	1294506	1062765	1226775	1221778	1224364	1463562	1463743	1609081	1485174	1187691
Curr Reg No																				
N	w	0	6	m		10	0	_	61	_	4	01	•	_4						_
Docket 	008446	006550	006540	007173	007174	007175	004210	003201	006952	005627	008647	008462	008450	008451	008452	008457	008447	008449	005019	003769
₹ : 4	4	4	4	4	4	~	-		-	DÆ1	□I•·	1.470		AD				-		
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RaE Son	Eaction :	ksu Su	S D	RA SD	D AT	S. ASD)56 Sn	USA	USA	USA

MAS1		REPORT		PCMASTER REPORTER
EVENE	EVENFLO U.S. R	REGISTERED TRADEMARKS	IKS	
Ctry	Docket	Curr Reg	No	Curr Reg D
USA	004215		1292314	
			* * * * * * * * * * * * * * * * * * *	1000
USA	008648		2000374	09/10/1996
USA	007297		1982591	06/25/1996
USA	006830		1907858	07/25/1995
USA	006811		1855788	09/27/1994
USA	007701		2125493	12/30/1997
USA	006900		1904997	07/11/1995
USA	699000		1616279	10/01/1990
USA	000670		796811	09/28/1965
USA	007672		2118584	12/02/1997
RÆ Sn	005645		1707950	08/18/1992
EL:	007723		2118016	12/02/1997
TASU	003548		1181026	12/08/1981
	AL 003554		1420907	12/16/1986
	866900 D		2003763	09/24/1996
MISO	585500 M		1602142	06/19/1990
	AR 006845		1899780	06/13/1995
	X 007177		1954284	02/06/1996
USA	006541		1927587	10/17/1995
USA	007176		1914982	08/29/1995
USA	007178		1915187	08/29/1995

		TRADEMARKS
KEPOKI		REGISTERED
MASTER FILE		LO U.S.
MASIL	10	EVENFL(

Curr Reg D	1606990 07/17/1990	1103069 09/26/1978	1102163 09/12/1978	1687778 05/19/1992	1560760 10/17/1989	2070303 06/10/1997	1560759 10/17/1989	1758212 03/16/1993	1177283 11/10/1981	1730945 11/10/1992
No		11	11	16	15	20	15	17	11	17
r Reg No	ı									
Curr	1 1									
No.	 									
Docket No.	008649	001897	002153	006032	005159	007275	005248	006037	001903	006365
Ctry	USA									

TRADEMARK REEL: 1739 FRAME: 0058

05/14/1998 11 29

PCMASTER REPORTER		Dt	7-661	8661	8661	9661	8661	8661	8661	8661	1997	1997	9661	9661	9661	8661	1997	8661	1661	9661	9661	7667	998
ш,		Cur App Dt	05/02/1997	04/20/199	02/17/199	12/13/199	04/20/	04/20/1998	04/20/1998	04/20/1998	08/25/199	08/25/1997	12/13/1996	12/16/1996	12/13/1996	04/20/3	08/25/1997	04/20/1998	05/15/199	12/13/1996	12/13/1996	08/25/1997	02/17/1998
		Ū	285261	470767	434978	212899	470566 04/20/1998	470766	470765	470569	346283	346317	213029	214010	212176	470570 04/20/1998	346311	470568	285262	212178	213030	346312 (434975 (
	TRADEMARK APPLICATIONS	Curr App No	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1																				
LE REPORT	U.S. TRADEM	Docket No.	008188	008603	008321	007831	008469	1536	008535	008559	008499	008227	007826	067790	007834	505	1507	1626	186	007838	007837	007670	008558
MASTER FILE	'LO U.	Doc	008	008	008	007	800	00853	800	008	008	008	007	007	007	8 TR∠	8 ADI	9 298 00 M	8 ARI	X 007	007	007	008
MASI	EVENFLO	Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	REI Sn	⊡ SA :	1 7 3	39 4 SD	RA Son	MS N	: Qesn	5ysn	USA	USA	USA

		APPLICATIONS
REPORT		TRADEMARK
FILE		U.S.
MASTER	7	EVENFLO

Cur App Dt 435204 02/17/1998	434946 02/17/1998	434936 02/17/1998	434937 02/17/1998	435203 02/17/1998	156968 08/28/1996	285521 05/02/1997	212175 12/13/1996	346314 08/25/1997	346313 08/25/1997	213043 12/13/1996	212897 12/13/1996	285264 05/15/1997	285263 05/15/1997	470567 04/20/1998	346316 08/25/1997	470527 04/20/1998	213237 12/13/1996	470529 04/20/1998	470530 04/20/1998	470526 04/20/1998
Curr App No														·			•	•	`	•
Docket No.	007517	008563	007523	008561	008464	007821	007833	008233	008495	007810	007830	008218	008220	008222	008228	008513	007812	008504	008581	008562
Ctry USA	USA	RE	Hall:	ag7 Sn		AD F R A		IAR E∺gO SD	K 0 6 0	USA	USA	USA								

		APPLICATIONS
REPORT		TRADEMARK
FILE		U.S.
MACTER	ĸ	EVENFLO

Cur App Dt 470821 04/20/1998	213028 12/13/1996	152864 08/19/1996	152863 08/19/1996	212898 12/13/1996	285515 05/02/1997	214009 12/16/1996	470822 04/20/1998	470769 04/20/1998	471405 04/20/1998	285265 05/02/1997	470768 04/20/1998	470528 04/20/1998	346397 08/25/1997	212177 12/13/1996	470565 04/20/1998	346315 08/25/1997	213038 12/13/1996	285258 05/15/1997
Curr App No																		
Docket No.	007828	007794	007792	007832	007727	967700	008614	008754	008480	008192	008543	008514	T 008190	Q 007824	Z 008753	IAR 008194	N 007904	007749
Ctry USA	USA	RE Sn	EL:	145n				E.¥Sn		USA								

PCMASTER REPORTER		
REPORT		PALDING U.S. REGISTERED TRADEMARKS
MASTER FILE R	~	SPALDING U.S.

Curr Reg D 06/04/1996	02/24/1998	05/11/1993	11/10/1992	09/20/1994	10/27/1992	06/04/1996	07/26/1988	06/18/1996	07/26/1988	07/26/1988	05/21/1996	09/22/1992	12/29/1981	06/28/1994	07/28/1992	02/02/1982	12/22/1992	11/10/1992	11/10/1992	10/20/1992
1978482	2139221	1770196	1731323	1854745	1727849	1978483	1497643	1981393	1497542	1497644	1975280	1718365	1183934	1841923	1704287	1188810 (1741473	1731325	1731324	1725957
Curr Reg No																				
Docket No.	007848	006304	006303	006794	006305	007454	005054	006595	005075	005074	976900	606309	003546	17290	005642	008434	006290	006291	006287	006047
Ctry USA	USA	K E Þ	₽≸ .:	\$ 7:	TR	AD	EM	AR	K	USA	USA	USA (

PCMASTER REPORTER		
		ED TRADEMARKS
REPORT		REGISTER
MASTER FILE REPORT	2	SPALDING U.S. REGISTERED TRADEMARK

	Curr Reg D	1811609 12/14/1993	507637 03/15/1949	1857790 10/11/1994	1750246 02/02/1993	1863261 11/15/1994	1820018 02/08/1994	1454761 08/25/1987	1442592 06/09/1987	1454762 08/25/1987	1953836 01/30/1996	1795958 09/28/1993	1005869 03/04/1975	1641358 04/16/1991	896409 08/11/1970	1765328 04/13/1993	1808548 11/30/1993	1777305 06/15/1993	1602540 06/19/1990	1693233 06/09/1992	1731326 11/10/1992	1919977 09/19/1995
	Curr Reg No																					
	Docket No.	006534	000112	006491	006224	006662	006545	004498	004600	004569	007242	006139	008693	008703	008689	008713	006463	006321	005511	005752	006231	006773
i	Ctry 	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RÆ Sn	EŁ:	Yen	TR.	AD RA SS		AR E: 00 S		USA	USA	USA

Curr Reg D 09/22/1992	09/01/1992	02/06/1996	01/23/1996	02/17/1998	12/07/1993	05/24/1994	12/16/1997	03/05/1963	03/03/1998	07/14/1987	02/09/1982	05/28/1957	06/09/1992	06/15/1993	05/31/1949	08/22/1995	09/07/1993	02/08/1994	04/04/1995	03/19/1996
1719540	1712740	1955362	1951907	2137527	1809359	1837434	2122175	746195	2141082	1447754	1189316	646141	1692163	1777314	510317	1913506	1792189	1820709	1887276	1963308
Curr Reg No																				
t No.	9	ю	7	8	47	ın	vo	₩.	7	æ	æ	_	4	-44	0	61	-	-		•
Docket 	005676	006823	006917	007742	006404	006755	007526	008684	007697	004528	869800	008691	008707	008714	000130	007142	006300	006480	006514	007192
Ctry USA	USA	RSE D	E ≰ .:	157. 150	TR 388 E			AR E: 4 00		USA	USA	USA								

		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER	4	SPALDING

Curr Reg D 03/23/1993	07/28/1992	11/23/1948	09/29/1981	08/03/1993	12/21/1993	03/11/1997	05/23/1995	05/22/1984	11/27/1984	04/19/1994	10/22/1996	11/01/1988	04/13/1993	12/08/1992	07/01/1997	05/18/1993	11/30/1993	12/31/1996	11/03/1992	12/07/1965
1760028	1703515	504175	1171460	1785632	1813026	2044487	1895628	1279095	1306963	1831440	2010864	1511093	1765325	1738470	2075798	1771598	1807726	2027805	1729584	799789
Curr Reg No																				
N																				
Docket 	005849	000215	003527	004571	006240	007282	006165	005700	005702	006579	007181	005095	60900	006294	007735	006064	006535	007383	006048	000212
Ctry USA	USA	RE Sn	EL:	k ⁷			EM SS B			USA	USA	USA								

Curr Reg D	1815030 01/04/1994	708366 12/13/1960	1864799 11/29/1994	1926833 10/17/1995	374235 01/02/1940	2010268 10/22/1996	1963309 03/19/1996	1136323 05/27/1980	2027491 12/31/1996	2035748 02/04/1997	833270 08/08/1967	1103092 09/26/1978	1362084 09/24/1985	1163903 08/04/1981	513361 08/09/1949	1144351 12/23/1980	1827574 03/22/1994	1112814 02/06/1979	1867000 12/13/1994	1096133 07/11/1978	2056451 04/22/1997
Curr Reg No																					
Docket No.	006401	000213	006914	006193	001731	007588	007206	001926	007147	007293	000128	007866	007865	003598	000236	002205	006793	002191	008717	002104	007249
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	R€E Sn	EAL:	₹ 7			EM S S D		K 0 6 6 80	USA	NSA	USA

	TRADEMARKS
	REGISTERED
	U.S.
9	SPALDING

Curr Reg D	06/09/1981	09/29/1981	01/05/1982	01/04/1983	11/20/1984	04/11/1995	07/13/1993	02/07/1995	04/05/1994	12/14/1993	05/02/1995	11/30/1993	11/30/1993	11/30/1993	01/12/1982	10/30/1990	12/16/1997	03/15/1949	08/11/1981	01/09/1990
1304787	1157459	1171175	1184576	1222664	1306225	1888616	1781564	1878343	1829495	1810915	1892711	1807729	1807728	1807727	1185928	1620116	2121548	507674	1164759	1576562
Curr Reg No																				
Docket No.	003409	003442	003805	003475	003474	006819	868900	006821	006473	006681	006770	006682	006683	006684	007898	005623	089800	000234	003266	004550
Ctry I	USA	USA	USA	USA (USA	USA (USA (USA	USA	RESO	EÆ:		TR	AD	EM MH S	AR	K	USA 0	USA 0	USA 0

SPALDING U.S. REGISTERED TRADEMARKS

Curr Reg D 05/07/1996	04/16/1996	07/18/1989	10/27/1970	08/18/1992	09/11/1984	01/24/1978	09/23/1997	09/28/1982	08/25/1992	07/14/1987	03/19/1963	09/28/1982	09/28/1982	04/13/1993	12/12/1989	06/25/1996	03/05/1949	05/02/1995	07/12/1966	07/02/1985
1973465	1968722	1548392	901571	1708188	1294217	1083672	2099483	1210764	1710142	1447758	746859	1210765	1210766	1765327	1571125	1982798	507647	1892706	810975	1346444
Curr Reg No																				
Docket No.	007868	007869	007871	006017	269200	005708	007600	669500	006092	004585	008687	005698	005697	006054	986E00	006702	000256	006742	000255	004180
<u>.</u>													TR	AD	EM	1AR	K			
Ctry USA	USA	IK E	EFAL:	at7	3∲SD	ns ₩SD	D AM	TSD TSD	O 6 8	USA	USA	USA								

PCMASTER REPORTER	TRADEMARKS	Reg No Curr Reg D	1171459 09/29/1981	1777307 06/15/1993	862336 12/24/1968	2006947 10/08/1996	1232899 03/29/1983	1057749 02/01/1977	766756 03/17/1964	1776591 06/15/1993	872644 07/08/1969	1328691 04/02/1985	1338021 05/28/1985	1914207 08/22/1995	1099642 08/15/1978	1096089 07/11/1978	1675918 02/18/1992	1916640 09/05/1995	2027807 12/31/1996	704250 09/13/1960	1779050 06/29/1993	2060704 05/13/1997	0001/20/00 (1000)
REPORT	REGISTERED TRA	No. Curr R																					
MASTER FILE REI 8	SPALDING U.S. RI	Docket No	_	006323	000254	961200	001883	907876	007875	007877	007874	007881	007882	007878	007879	007880	007883	007022	007310	000265	006416	007458	005435
呂	ΙŒ	Ctry								USA					1 4 73			EM ME S					

PCMASTER REPORTER

MASTER FILE REPORT
9
SPALDING U.S. REGISTERED TRADEMARKS

Curr Reg D 1795117 09/28/1993	1132283 04/01/1980	1461115 10/13/1987	1529821 03/14/1989	1195819 05/18/1982	1774328 06/01/1993	2041092 02/25/1997	1751383 02/09/1993	1116433 04/10/1979	1834746 05/03/1994	1365767 10/15/1985	1175345 10/27/1981	1127584 12/11/1979	1934106 11/07/1995	1858219 10/11/1994	1955644 02/13/1996	797747 10/19/1965	1103091 09/26/1978	1777296 06/15/1993	1695430 06/16/1992	1729585 11/03/1992
Curr Reg No																				
No.																				
Docket 	002710	004990	004612	003703	006509	007197	005486	002086	006229	004383	002510	002246	9 008721	9 006685	M 007031	000403	007884	006141	005829	006288
Ctry USA	USA	RE	EŁ:	4 50						USA	USA	USA								

05/14/1998 11 43

PCMASTER REPORTER		Curr Reg D		2062476 05/20/1997	1805450 11/16/1993	1193254 04/06/1982	2006415 10/08/1996	1405979 08/19/1986	1359375 09/10/1985	1213964 10/26/1982	949262 12/26/1972	1693123 06/09/1992	1743988 12/29/1992	1558180 09/26/1989	746854 03/19/1963	1853703 09/13/1994	1682438 04/07/1992	1736770 12/01/1992	1606503 07/17/1990	1775346 06/08/1993	1116430 04/10/1979	1888593 04/11/1995	2037862 02/11/1997	1687208 05/12/1992
REPORT	REGISTERED TRADEMARKS	No. Curr Reg No	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1																				``	
MASTER FILE R 10	SPALDING U.S.	Docket	1 1 1	669900	999900	003684	007453	004074	002384	008699	008692	008706	008710	008702	989800	002759	년 005769	Q 006194	M 00444	106301 AR	√ 002696	006435	007373	005770
MAST 10	SPALD	Ctry	1 1 1	USA USA	USA	RÆI Sn	EL:				ME			USA	USA	USA								

05/14/1998 11 43

PCMASTER REPORTER		
		TRADEMARKS
REPORT		SPALDING U.S. REGISTERED TRADEMARKS
ILE		U.S.
MASTER FILE REPORT	11	SPALDING

Curr Reg D	2107397 10/21/1997	1854746 09/20/1994	1559133 10/03/1989	1559132 10/03/1989	1943872 12/26/1995	504173 11/23/1948	1544632 06/20/1989	1801611 10/26/1993	375087 02/06/1940	525953 06/06/1950	1254914 10/18/1983	1057792 02/01/1977	1026881 12/09/1975	1816970 01/18/1994	2102440 10/07/1997	1208711 09/14/1982	1820014 02/08/1994	1053000 11/16/1976	1776648 06/15/1993	1570491 12/05/1989	1100886 08/29/1978
Curr Reg No																					
Docket No.	007768	006778	003194	003193	007231	000439	005286	006397	000447	000481	003550	969800	001863	E26900 R	Q 008252	∑ 004018 ∑	4 006974	√ 008695	006500	005145	002137
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	REI sn	E L :		39 ₄ F					USA	USA	USA

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE	12	SPALDING U.S.

Curr Reg D 1602541 06/19/1990	1230028 03/08/1983	2144731 03/17/1998	1974262 05/14/1996	1918905 09/12/1995	1301900 10/23/1984	1164756 08/11/1981	1947646 01/09/1996	1958052 02/20/1996	2034393 01/28/1997	1695421 06/16/1992	2124507 12/23/1997	1569986 12/05/1989	1855293 09/20/1994	1101600 09/05/1978	1963306 03/19/1996	2058217 04/29/1997	1590980 04/10/1990	1744111 12/29/1992	1712741 09/01/1992	1712743 09/01/1992
Curr Reg No	1	N	1	1	1	1		1	8	1	2	н	1	1	1	0	Т	ı	1	П
Docket No.	003256	008224	007129	96290	002578	002449	008722	007296	008724	005762	007784	005504	869900	002215	007193	007394	007885	006146	005746	005680
Ctry I	USA	REI Risn		o laso	TR.	AD:	EM	AR E: 00	K	USA 0	USA 0	USA 0								

PCMASTER REPORTER

PCMASTER		W
		TRADEMARK
REPORT		REGISTERED
MASTER FILE REPORT	13	SPALDING U.S.

Curr Reg D 1774332 06/01/1993	523335 04/04/1950	1777306 06/15/1993	2034403 01/28/1997	1820708 02/08/1994	799067 11/23/1965	1118869 05/22/1979	1575215 01/02/1990	706269 10/25/1960	1732141 11/10/1992	1810916 12/14/1993	1829909 04/05/1994	1959638 03/05/1996	1445345 06/30/1987	746868 03/19/1963	507626 03/15/1949	695596 04/05/1960	1151136 04/14/1981	695594 04/05/1960	695595 04/05/1960	695597 04/05/1960
Curr Reg No	r.	17	20	18	7	11	15	7	17	18	18	19	14		ហ៍	Ÿ	11.	9	9	9
Docket No.	000528	006143	007311	006478	000517	002709	002976	000525	006025	005924	809900	006941	004495	008688	000527	000523	001309	000520	000522	000521
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RÆ]	E k :	1 4 S0	TR. 39g F	AD RA SS	EM MS n			USA	USA	USA

Curr Reg D	09/15	12/02/1997	09/20/1994	03/01/1988	10/03/1989	04/05/1960	06/08/1993	06/20/1995	01/19/1960	08/04/1981	10/13/1981	12/27/1994	09/26/1995	12/07/1993	08/30/1994	09/20/1994	12/14/1993	11/17/1987	02/11/1997	09/17/1985	12/31/1996
	1716038	2118011	1854744	1479200	1559067	695593	1775957	1900781	691610	1163887	1173451	1870686	1922241	1809360	1851580	1854747	1810917	1465621	2037441	1360830	2027806
Curr Reg No	1																				
No.		10	4		~	~		10				_									
Docket	005760	007855	777900	004959	005148	000518	006071	977900	000516	003252	002353	008718	007052	004073	006782	006781	006510	004494	006964	003017	007349
Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RaEI	EŁ:		TR. 39g F					USA	Ą,	ď
ט	- D	D	D	Þ	Þ	Ď	Þ	Ď	Ö	ö	ä	ä	ă	ö	ă	ň	ñ	ŭ	Ü	USA	USA

		TRADEMARKS
REPORT		REGISTERED
FILE		U.S.
MASTER I	15	SPALDING

Curr Reg D 1779747 06/29/1993	1751968 02/09/1993	1141394 11/11/1980	862337 12/24/1968	1513711 11/22/1988	1782173 07/13/1993	1919931 09/19/1995	1549247 07/25/1989	1966764 04/09/1996	1931064 10/31/1995	1164743 08/11/1981	1115720 03/27/1979	1792746 09/14/1993	1504121 09/13/1988	1774331 06/01/1993	2026051 12/24/1996	1483684 04/05/1988	1437438 04/21/1987	1721135 09/29/1992	1771596 05/18/1993	1765326 04/13/1993
Curr Reg No	17	11	w	ST .	1.7	1.9	15	19	19	11	11	17	15	17	20	14	14	17	17	17
Docket No.	008712	003291	000598	004978	006184	006841	004453	007295	006943	001351	001496	006502	005707	006503	007384	005061	004708	005850	006050	006053
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	R∉E SD	EAL:	k 7:		AD FRA				USA	USA	USA

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE	16	SPALDING U.S.

Curr Reg D	07/07/1987	07/15/1997	12/21/1993	04/05/1983	07/14/1981	06/15/1993	07/16/1991	05/18/1993	06/28/1994	08/11/1992	08/11/1992	06/01/1993	02/18/1997	12/15/1981	10/16/1930	07/23/1930	07/09/1930	01/19/1993	01/30/1979	02/27/1979
1496890	1446627	2079297	1813019	1233762	1161128	1777322	1650863	1772481	1841926	1706972	1706974	1774333	2038952	1182302	56737	64046	63796	1747214	1112317	1114031
Curr Reg No																				
NO																				
Docket 005180	004466	007736	006034	003888	003468	006363	005884	006225	006516	005997	006160	006504	9 007370	003455	589000 EM	689000 P	000688	005979	002369	002478
Ctry USA	USA	R#E	EÆ:	kg Sn						USA	USA	USA								

		TRADEMARKS
REPORT		REGISTERED
FILE		GU.S.
MASTER I	17	SPALDING

Curr Reg D 11 01/16/1979	36 12/18/1979	18 08/28/1979	73 01/16/1979	6 01/16/1979	02/03/1981	4 08/14/1979	14 01/16/1979	4 08/14/1979	5 08/14/1979	0 08/14/1979	19 09/22/1981	13 01/16/1979	6 11/25/1980	6 10/21/1980	7 10/26/1982	9 04/25/1950	2 05/09/1950	2 04/28/1998	6 12/17/1996	5 07/16/1997
1111341	1127936	1124518	1111273	1111226	1146601	1123994	1111144	1124064	1123995	1124100	1170489	1111283	1141836	1140736	1214167	524419	525022	2154082	2023726	2078615
Curr Reg No																				
No.																				
Docket 	002716	003035	003034	003039	003042	003038	003040	003037	002714	002715	003016	003043	980800	990800	998600	000682	069000	786900	986900	006939
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RÆ S	E l e:	les n			EM MSD			USA	USA	USA

Curr Reg D	1 01/14/1997	7 09/19/1995	3 02/28/1995	2 01/23/1996	5 03/26/1996	3 03/21/1995	12/31/1996	11/12/1996	11/09/1982	. 11/17/1992	12/08/1981	12/08/1981	02/02/1982	01/25/1983	03/16/1982	02/18/1986	12/07/1982	11/25/1997	09/08/1981	07/01/1997
1856249	2030481	1920897	1880728	1951892	1964585	1884803	2026277	2015904	1215979	1733311	1181337	1181116	1188800	1224899	1192209	1383153	1219255	2116846	1168503	2075799
Curr Reg No																				
Docket No.	965900	006912	006924	006982	006849	626900	006934	007563	002549	688900	003832	003834	003830	003831	003588	004097	003589	67920	003597	007580
Ctry D	USA 0	USA 0	USA 00	USA 0(Page 1)0 E J ESD		TR	AD	EM Sin	AR	K	USA 00	USA 00	USA 00					
Oib	D	D	D	D	D	D	Þ	D	Þ	Ď	Ď	Ď	Þ	Ö	ä	ö	Ď	ă	ŭ	ñ

	TOADEMADE
	DRGTSTDED
	ď
	Ε
13	SPATUTAGE

Curr Reg D	07/09/1930	05/09/1950	08/05/1997	03/06/1979	10/17/1995	10/17/1995	03/05/1963	03/18/1986	12/07/1993	11/07/1995	07/13/1982	09/10/1996	06/10/1980	06/02/1992	10/12/1993	04/18/1995	04/18/1995	04/18/1995	05/30/1995	02/06/1996	06/28/1994
	63798	525021	2085868	1114511	1927899	1927900	746196	1386909	1810112	1933468	1201304	2000345	1136884	1690827	1798788	1890592	1890591	1890593	1896982	1953938	1841924
Curr Reg No																					
No.																					
Docket	000944	000701	007367	002352	008719	008720	008685	003889	006043	006530	003910	007894	007886	를 007887	AD:	EV 007889	007891	√ 007892	007893	006087	006459
Ctry	USA	RÆ	EŁ:	ksn						USA	USA	USA									

Curr Reg D	03/19/1996	09/12/1978	10/31/1978	. 07/08/1997	06/05/1984	08/25/1992	04/11/1995	11/22/1977	08/31/1976	10/13/1987	10/01/1985	07/26/1994	09/16/1975	04/10/1979	05/21/1996	06/21/1994	01/09/1996	04/02/1985	03/17/1992	03/18/1997
1362151	1963307	1102189	1105166	2077611	1280836	1710803	1888617	1077984	1047329	1461114	1363575	1847416	1020613	1116434	1975347	1840658	1947786	1328891	1679513	2045869
Curr Reg No																				
NO.					_															
Docket 	007237	007895	968200	007708	008700	008708	006961	002267	002062	004020	002740	008715	008694	002077	008723	006517	006807	007897	006074	919100
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RÆI Sp	E k :				EM NAE SD			USA	USA	USA

Curr Reg D 2083382 07/29/1997	2024175 12/17/1996	1956548 02/13/1996	1956549 02/13/1996	1956546 02/13/1996	1743985 12/29/1992	2043445 03/11/1997	1457600 09/15/1987	1452681 08/11/1987	2143147 03/10/1998	1774785 06/01/1993	1437442 04/21/1987	1810293 12/07/1993	1826404 03/15/1994	1751389 02/09/1993	1852476 09/06/1994	1761444 03/30/1993	1365716 10/15/1985	1708408 08/18/1992	1776651 06/15/1993	1891760 04/25/1995
Curr Reg No																				
Docket No.	007509	007155	007346	007347	866500	007407	004598	004599	007497	006392	004635	006546	808900	006307	006313	006314	005705	900900	006476	717900
Ctry USA	USA	R∰EI	Ξ ¥ .:	1 5 73		ADI RgA			K)&2 Sn	USA	USA	USA								

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE	22	SPALDING U.S.

Curr Reg D	09/24/1996	11/05/1996	10/15/1985	08/18/1992	10/15/1985	08/18/1992	12/01/1992	11/05/1996	05/25/1993	06/19/1981	06/14/1983	04/03/1990	07/25/1995	06/28/1994	01/18/1949	07/29/1997	05/29/1990	08/08/1995	02/15/1977	04/21/1998	05/09/1995
	2003589	2013205	1365715	1708410	1365717	1708409	1736772	2013832	1773068	63887	1242197	1604831	1907878	1841927	505779	2082753	1598772	1910241	1059421	2151493	1893674
Curr Reg No																					
No.																					
Docket	007241	007317	005704	006004	005706	00900	006126	007462	005485	094900	003348	005562	006482	006498	694000	006978	003939	006915	002165	007581	006452
Ctry	USA	RKE.	E≰L:	k 7			EM Male Sp			USA	USA	USA									
י ט	D	D	Þ	D	D	D	D	D	D	Þ	Ď	Þ	Ď	Þ	5	Ħ	ä	ä	Ħ	ŭ	ă

		TRADEMARKS
REPORT		REGISTERED
MASTER FILE F	23	SPALDING U.S.

Curr Reg D	3 12/13/1988	6 11/04/1997	8 04/05/1988	4 06/28/1994	9 05/01/1996	0 09/16/1997	5 02/22/1994	9 03/10/1992	2 06/03/1986	2 10/01/1996	5 06/28/1994	3 02/18/1997	2 04/27/1993	0 07/22/1997	0 12/08/1981	0 01/02/1990	9 09/19/1995	1 03/09/1988	3 12/29/1981	1 05/06/1997	04/20/1993
	1516523	2110566	1483678	1841934	1973319	2098070	1823835	1678669	1395892	2004042	1841925	2038943	1768142	2080640	1181280	1575230	1920999	1482504	1183978	2059701	1765989
Curr Reg No	1 1 1 1 1 1																				
No.	! !																				
Docket	005076	007757	003347	006913	007109	007436	006490	005861	004415	007348	006460	007583	006002	TR 000450	003330 AD	E 005277	469900 AR	X 004518	001753	007128	006073
Ctry	USA	RÆ Sn	E L :	lasn	39/F	RA Sign	Ms Sn	E: OG RSD	084 85 15	USA	USA	USA									

PCMASTER REPORTER

MASTER FILE REPORT
24
SPALDING U.S. REGISTERED TRADEMARKS

1	Curr Reg D	03/02/1993	09/12/1995	09/12/1995	05/18/1993	06/22/1993	02/09/1993	12/27/1994	01/12/1960	04/12/1949	01/15/1980	07/12/1960	03/09/1993	02/16/1993	04/21/1987	10/17/1995	10/17/1995	10/17/1995	11/23/1993	08/02/1994	05/17/1994	11/28/1995
		1756179	1918109	1918110	1771597	1778534	1751966	1869753	691209	508504	1129351	700892	1757662	1753316	1437440	1926972	1926971	1926970	1806226	1847780	1836929	1937905
ſ	Curr Reg No																					
	Docket	006137	006173	006172	006158	005805	260900	006128	000771	000783	002750	000782	006324	005999	004707	006772	006884	006885	006319	006518	006732	006826
	cery 	4	æ	4	4	4	A	Ø	Ø	4	4	R Æ	F a t∠:	k 7:				[AR E:a0		₫:	ď	đ
ć	5 :	USA	RESO.	E≰L: Sn	k 7.	OS.	us	us	USÞ.	nsn	USA	USA	USA									

PCMASTER REPORTER

MASTER FILE REPORT
25
SPALDING U.S. REGISTERED TRADEMARKS

		861/77/71	2 01/05/1993	1 06/12/1993	0661/61/90 0	6 09/22/1981	7 12/29/1981	3 12/21/1976	8 05/23/1995	0 07/02/1996	05/03/1994	9 10/22/1996	9 06/15/1993	06/01/1993	7 06/15/1993	06/01/1993	01/03/1995	5 03/11/1997	11/24/1981	01/21/1997	1 09/18/1990
ָּהָרָה רַ הַרָּה רַ	1103111	118311	1744662	1746451	1602560	1170406	1183977	1054783	1895188	1984610	1833930	2010269	1776649	1774330	1776647	1774329	1872099	2045135	1179365	2032599	1614004
Curr Reg No																					
No.																					
Docket	E O T O O O	60000	006195	008711	005607	969500	003631	002155	006774	006944	006598	007406	006506	006505	006507	006508	689900	007531	003586	007130	005437
Ctry 	480 481	t	USA	R∉E:	Eat.:	k7. Ksn			EM ME S			USA	USA	USA							

		TDANEMADKC
REFORI		Cacamorpad
1		ū
4		Ľ
MAGICAL FILE	26	II SNIGITED

Ctry Docket No. Curr Reg No Curr Reg D USA 000855										
Docket No. Curr Reg No 000855 007899 006926 006925 007528 007528	Reg	02/15/1949	08/06/1985 07/22/1997	07/29/1997	09/10/1996	02/18/1997	07/28/1987	04/11/1995	04/01/1997	12/22/1992
Docket No. Curr Reg 000855 007899 006817 006926 007528 007528 0075399		506690	1352939 2081846	2084254	2000238	2038948	1449888	1889358	2049843	1742379
* .	Reg	1 1								
Ctry USA USA USA USA USA USA USA USA USA	Docket No.	:	007899 006817	006926	006925	007528	004510	006453	007399	008109
	Ctry	USA	USA USA	USA	USA	USA	USA	USA	USA	usa I

TRADEMARK REEL: 1739 FRAME: 0087 PAGE:

MASTER FILE REPORT

1
SPALDING U.S. TRADEMARK APPLICATIONS

Ctry Docket No. Curr App No Cur App Dt USA 007408 346295 08/25/1997 USA 007422 033403 12/18/1995 USA 007492 346295 08/25/1997 USA 007492 346295 08/25/1997 USA 007368 346282 08/25/1997 USA 007589 346281 08/25/1997 USA 007589 346281 08/25/1997 USA 007589 346301 08/25/1997 USA 007589 346301 08/25/1997 USA 007589 346301 08/25/1997 USA 007589 346301 08/25/1997 USA 00754 34630 08/25/1997 USA 008671 34639 08/25/1997 USA 008671 34629 08/25/1997 USA 008320 34629 08/25/1997 USA 008320 346299 08/25/1997 USA 007524 0																							
Docket No. Curr App No 007408 007579 007689 007689 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589 007589		Cur App Dt	08/25/1997	12/18/1995	12/18/1995	08/25/1997	08/03/1995	05/02/1997	08/25/1997	08/25/1997	08/25/1997	12/18/1995	12/18/1995	08/25/1997	08/25/1997	12/13/1996	02/17/1998	02/17/1998	08/25/1997	08/25/1997	05/15/1997	12/18/1995	02/17/1998
Docket No. Curr App 007408 007492 007842 007842 007842 007842 007842 007842 007868 0079689 007974 008311 008311 NU 008671 NU 008672 NO 008320 007524 007524)		346295	033418	033403	346305	710482	285251	346282	346281	346301	033419	034048	346398	346297	213040	434931	434928	346298	346299	285270		
Docket 007408 007408 007408 007579 007842 007842 007842 007842 007842 007842 007842 007842 007842 007842 007842 007842 007842 007842 007842 007854 008312 008312 008320 007854		App	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1																				
TRADEMARK			. 60	6	2	7	0 0	D	0	H	œ	6	en	4	п	4	н	8	8	c		-11	
))	Docke	00740	00757	00749	00784	00736	00768	06200	00825	00819	00758	00757	00797				7 00867		00832	00785	00752	008624
		Ctry	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	RÆI Š	EL:							USA	USA	USA

Cur App Dt 12/13/1996	08/25/1997	04/20/1998	03/29/1996	03/29/1996	08/25/1997	12/13/1996	05/08/1996	05/08/1996	05/02/1997	05/15/1997	05/15/1997	08/25/1997	07/18/1995	07/18/1995	02/17/1998	02/17/1998	11/28/1994	12/13/1996	04/20/1998	02/17/1998
213044	346291	470883	085438	085439	346288	213039	100919	100918	285256	285255	285271	346280	703442	703441	435208	435207	603411	213048	470882 (434929 (
Curr App No																				
set No. 745	313	188	298	669	200	753	372	373	969	.72	.73	0.5	23	22	02	86	94	36	87	29
Docket 007745	008313	008488	007598	007599	008200	007753	007872	007873	007698	008172	008173	007902	J 007423	AD 007422	M W W S 008205	AR 008 4 98	X 007194	007836	008487	008229
Ctry USA	USA	RÆ S	EAL:	k7			S S D		089 850	USA	USA	USA								

APPLICATIONS
TRADEMARK P
U.S.
SPALDING

Cur App Dt 02/17/1998	08/25/1997	04/20/1998	11/04/1994	02/17/1998	02/17/1998	08/19/1996	05/15/1997	04/24/1995	08/19/1996	03/29/1996	05/15/1997	02/17/1998	08/25/1997	12/13/1996	08/19/1996	05/15/1997	09/13/1996	05/02/1997	05/02/1997	12/18/1995
434925	346308	470770	595111	434927	434930	152862	285269	665425	152856	080950	285254	434985	346296	213049	152861	285274	165271	285513	285513	033409
Curr App No																				
Docket No.	008202	007703	000400	529	009	786	205	306	780	716	669	482	254	53 Ü	319	347	581	236	236	:75
	008	007	007	008529	009800	007786	008205	007306	007780	007716	007699	008482	TR 008254	A D	EN 007819	IAR 007847	K 00868	008236	008236	007575
Ctry USA	USA	R≰E n	Hall:	≵ 7	3 &]	F R	NS O	OS≱. OS≱.	O S O	USA	USA	USA								

PAGE:

	Cur App Dt	08/25/1997	02/17/1998	04/06/1993	08/19/1996	12/18/1995	01/14/1997	08/25/1997	12/18/1995	08/19/1996	04/20/1998	04/20/1998	07/25/1994	08/25/1997	03/28/1996	03/29/1996	03/29/1996	03/29/1996	02/05/1996	02/05/1996	02/05/1996	03/29/1996
TRADEMARK APPLICATIONS	Curr App No	346284 (434935 (375862 (152859 (033415	225183 (346287 (033422	152868	470888 (470889	553164 (346309 (080155 0	081081 0	081087 0	081088 0	053717 0	053855 0	023826 0	081071 0
SPALDING U.S. TRADEN	Docket No.	008494	696200	006750	794400	007525	008682	608309	007593	007744	007352	008489	007182	008204	007372	007601	965200	007597	007710	007684	006933	007712
SPALDI	Ctry	USA	RE Sn	Han:	北 7:				E 4 00		USA	USA	USA									

	FIONS
	C APPLICAT
	TRADEMARK
	U.S.
2	SPALDING

App Dt 3/1996	1997	1995	1997	1998	1997	1997	1997	1996	1997	1997	1996	1997	1997	9661	1997	1997	8661	866	966	866
Cur App 213041 12/13/19	346285 08/25/199	665410 04/24/199	297100 05/23/1997	435205 02/17/199	346300 08/25/1997	346318 08/25/1997	346292 08/25/199	046887 01/22/1996	346307 08/25/199	346289 08/25/1997	080956 03/29/1996	346294 08/25/1997	346279 08/25/1997	080957 03/29/199	346306 08/25/1997	346293 08/25/1997	470760 04/20/1998	470891 04/20/1998	152857 08/19/1996	434934 02/17/1998
Curr App No	3,4	99	29	43	34	34	34	04	34	34	080	340	34(980	34(346	47(470	152	434
Docket No.	008209	006935	008630	008431	008225	007870	008318	007682	008243	007981	007718	008435	008477	0077117	008476	008319	008490	008491	007781	008607
Ctry USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	Reson	EAL:	¥Sn			EM			USA	USA	USA

	APPLICATIONS
	TRADEMARK
	U.S.
9	SPALDING

Cur App Dt 434933 02/17/1998	470884 04/20/1998	470885 04/20/1998	053720 02/05/1996	053722 02/05/1996	081086 03/29/1996	470886 04/20/1998	285266 05/15/1997	080154 03/28/1996	434976 02/17/1998	053718 02/05/1996	152871 08/19/1996	346399 08/25/1997	703437 07/18/1995	703434 07/18/1995	703432 07/18/1995	703436 07/18/1995	152875 08/19/1996	599342 11/14/1994	136874 07/18/1996	434977 02/17/1998
Curr App No									·					•				Ι,	1	4
Docket No.	008241	008493	609100	809200	989400	008242	008213	007351	008503	007685	007820	961800	007376	007389	007416	007377	007582	007235	867700	007901
Ctry USA	USA	ReE	EŁ:	k7.		AD FRA				USA	USA	USA								

Cur App Dt	346286 08/25/1997	513504 04/18/1994	665418 04/24/1995	434932 02/17/1998	327074 11/02/1992	470684 12/20/1993	581460 10/03/1994	470685 12/20/1993	513514 04/18/1994	470686 12/20/1993	285520 05/15/1997	470687 12/20/1993	470688 12/20/1993	285273 05/15/1997	346310 08/25/1997	470759 04/20/1998	470325 04/20/1998	285253 05/15/1997	285519 05/15/1997	346290 08/25/1997	434984 02/17/1998
Curr App No																					
et No.	89	89	26	78	80	19	83	20	34	90	37	0.4	7.1	73)3	91	55	9;	<u></u>		Ţ,
Docket	008468	896900	956900	008478	004280	006919	008683	006920	007034	086900	007737	006970	006971	EL6100 R	E008503	M 008746	59£200 AR	X 007726	007843	008253	008481
Ctry	USA	RaE so	EL:	MSD		RA S				USA	USA	USA									

		APPLICATIONS
REPORT		TRADEMARK
MACTER FILE	æ	SPALDING U.S.

	346304 08/25/1997	346303 08/25/1997 346302 08/25/1997	213045 12/13/1996	152858 08/19/1996	434926 02/17/1998	213046 12/13/1996	285518 05/15/1997
Curr App No							
Docket No.	008432	008317	007849	87778	008530	007721	007971
Ctry	USA	USA	USA	USA	USA	USA	USA

TRADEMARK REEL: 1739 FRAME: 0095

SECURITY AGREEMENT

SECURITY AGREEMENT, dated as of March 31, 1998, among EVENFLO & SPALDING HOLDINGS CORPORATION, a Delaware corporation (the "Borrower"), the undersigned Subsidiaries of the Borrower (each a "Subsidiary Grantor" and collectively, the "Subsidiary Grantors"; the Borrower and the Subsidiary Grantors, collectively, the "Grantors") and BANK OF AMERICA NATIONAL TRUST & SAVINGS ASSOCIATION ("BofA"), as administrative agent (in such capacity, the "Administrative Agent") for the lenders (the "Lenders") from time to time parties to the Credit Agreement, dated as of September 30, 1996 (as amended by the First Amendment to Credit Agreement, dated as of December 11, 1996, and as the same may be otherwise amended, amended and restated, supplemented or modified from time to time, the "Credit Agreement"), among the Borrower, the Lenders, BofA, as swing line lender and as fronting lender, Merrill Lynch Capital Corporation, as documentation agent (in such capacity, the "Documentation Agent") for the Lenders, NationsBank N.A. South, as syndication agent (in such capacity, the "Syndication Agent") for the Lenders, the several financial institutions specifically identified as Co-Agents on the signature pages thereof and the Administrative Agent, for the ratable benefit of the Secured Parties (as defined below).

WITNESSETH

WHEREAS, (a) pursuant to the Credit Agreement, the Lenders have severally agreed to make Credit Extensions (such capitalized term, and other capitalized terms used in these recitals, to have the meanings set forth, or defined by reference, in Section 1) to the Borrower upon the terms of and subject to the conditions set forth therein and (b) one or more Lenders (including those of its Affiliates that have appointed the Administrative Agent to act on such Affiliate's behalf hereunder on terms substantially similar to those set forth in Article X of the Credit Agreement, including the provisions relating to exculpation and indemnification therein) may from time to time enter into Swap Contracts with the Borrower (such Affiliates, together with such Lenders, the Administrative Agent, the Documentation Agent, the Syndication Agent, being referred to herein as the "Secured Parties");

WHEREAS, (a) the Borrower owns 100% of the capital stock of each Subsidiary Grantor and (b) each Subsidiary Grantor has, pursuant to the Guaranty (as the same may be amended, supplemented or otherwise modified), guaranteed to the Administrative Agent, for the ratable benefit of the Secured Parties and their respective successors, endorsees, transferees and assigns, the prompt and complete payment and performance by the Borrower when due (whether at the stated maturity, by acceleration or otherwise) of the Obligations;

WHEREAS, the proceeds of the Credit Extensions will be used in part to enable the Borrower to make valuable transfers to the Subsidiary Grantors in connection with the operation of their respective businesses;

WHEREAS, the Borrower and the Subsidiary Grantors are engaged in related businesses, and each Grantor will derive substantial direct and indirect benefit from the making of the Credit Extensions; and

24281968.4

TRADEMARK REEL: 1739 FRAME: 0096 WHEREAS, it is a condition precedent to (a) the obligation of the Lenders to continue to make their respective Credit Extensions to the Borrower under the Credit Agreement and (b) the effectiveness of the agreements set forth in Amendment No. 2 to the Credit Agreement, that the Borrower and the Subsidiary Grantors shall have executed and delivered this Security Agreement to the Administrative Agent for the ratable benefit of the Secured Parties;

NOW, THEREFORE, in consideration of the premises and to induce the Secured Parties (as defined below) to make additional Credit Extensions and as consideration for Credit Extensions previously made, each of the Grantors hereby agrees with the Administrative Agent, for the ratable benefit of the Secured Parties, as follows:

1. Defined Terms.

- 1.1 Definitions. (a) Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given in the Credit Agreement, and the following terms which are defined in the Uniform Commercial Code in effect in the State of New York on the date hereof are used herein as so defined: Chattel Paper, Farm Products, Instruments and Investment property.
 - (b) The following terms shall have the following meanings:

"Accounts": with respect to each Grantor, any and all right, title and interest of such Grantor to payment for goods and services sold or leased, including any such right evidenced by Chattel Paper, whether due or to become due, whether or not it has been earned or performed, and whether now or hereafter acquired or arising in the future, including, without limitation, accounts receivable from Affiliates of such person, except to the extent that the grant of a security interest in Accounts owed by Affiliates not incorporated or otherwise organized in the United States of America would result in material adverse tax or legal consequences to such Grantor.

"Accounts Receivable": with respect to each Grantor, all right, title and interest of such Grantor to Accounts and all of its right, title and interest in any returned goods, together with all rights, titles, securities and guaranties with respect thereto, including any rights to stoppage in transit, replevin, reclamation and resales, and all related security interests, liens and pledges, whether voluntary or involuntary in each case whether due or become due, whether now or hereafter arising in the future.

"Agreement": this Security Agreement, as the same may be amended, amended and restated, modified or otherwise supplemented from time to time.

"Code": the Uniform Commercial Code as from time to time in effect in the State of New York.

"Collateral": as defined in Section 2.1 of this Agreement.

"Collateral Account": any collateral account established by the Administrative Agent as provided in Section 5.3 or Section 7.2.

"Computer Hardware and Software Collateral" means with respect to each Grantor, its interests in the following, in each case to the extent the grant by such Grantor of a security interest pursuant to this Agreement is not prohibited without the consent of any other Person:

- (a) all computer and other electronic data processing hardware, integrated computer systems, central processing units, memory units, display terminals, printers, features, computer elements, card readers, tape drives, hard and soft disk drives, cables, electrical supply hardware, generators, power equalizers, accessories and all peripheral devices and other related computer hardware;
- (b) all software programs (including both source code, object code and all related applications and data files), whether now owned, licensed or leased or hereafter acquired by each Grantor, designed for use on the computers and electronic data processing hardware described in clause (a) above;
 - (c) all firmware associated therewith;
- (d) all documentation (including flow charts, logic diagrams, manuals, guides and specifications) with respect to such hardware, software and firmware described in the preceding clauses (a) through (c); and
- (e) all rights with respect to all of the foregoing, including any and all copyrights, licenses, options, warranties, service contracts, program services, test rights, maintenance rights, support rights, improvement rights, renewal rights and indemnifications and any substitutions, replacements, additions or model conversions of any of the foregoing.

"Contracts": with respect to each Grantor, all rights of such Grantor under contracts and agreements to which such Grantor is a party or under which such Grantor has any right, title or interest or to which such Grantor or any property of such Grantor is subject, as the same may from time to time be amended, supplemented or otherwise modified, including, without limitation, (a) all rights of such Grantor to receive moneys due and to become due to it thereunder or in connection therewith, (b) all rights of such Grantor to damages arising out of, or for, breach or default in respect thereof and (c) all rights of such Grantor to exercise all remedies thereunder, in each case to the extent the grant by such Grantor of a security interest pursuant to this Agreement in its rights under such contract or agreement is not prohibited without the consent of any other person, or is permitted with consent if all necessary consents to such grant of a security interest have been obtained from all such other persons.

"Copyright Collateral" means with respect to each Grantor, its interests in the following, in each case to the extent the grant by such Grantor of a security interest pursuant to this Agreement is not prohibited without the consent of any other Person:

(a) all copyrights (including copyrights for semi-conductor chip product mask works) of each Grantor, whether statutory or common law, registered or unregistered, now or hereafter in force throughout the world including, without limitation, all of each Grantor's right, title and interest in and to all copyrights and mask works registered in the United States Copyright Office or anywhere else in the world and also including, without

limitation, the copyrights and mask works referred to in Item A of Schedule IV attached hereto, and all applications for registration thereof (including pending applications), including the copyright and mask works registrations and applications referred to in Item A of Schedule IV attached hereto, if any, and all copyrights resulting from such applications;

- (b) all extensions and renewals of any of the items described in clause (a);
- (c) all copyright and mask works licenses and other agreements providing each Grantor with the right to use any of the items of the type referred to in clauses (a) and (b), including each copyright license referred to in Item B of Schedule IV attached hereto, if any;
- (d) the right to sue third parties for past, present and future infringements of any of the Copyright Collateral referred to in clauses (a) and (b) and, to the extent applicable, clause (c); and
- (e) all proceeds of, and rights associated with, the foregoing, including, without limitation, licenses, royalties, income, payments, claims, damages and proceeds of infringement suits and all rights corresponding thereto throughout the world.

"Deposit Accounts" means any and all demand, time, savings, passbook or other accounts with a bank or other financial institution.

"Documents": with respect to each Grantor, all Instruments, files, records, ledger sheets and documents covering or relating to any of the Accounts, Equipment, General Intangibles, Intellectual Property, Inventory or Proceeds.

"Equipment": with respect to each Grantor, all equipment, furniture and furnishings, tools, accessories, parts and supplies of every kind and description, wherever located, now or hereafter existing, and all improvements, accessions or appurtenances thereto, including Fixtures, and all other tangible personal property whether or not similar to any of the foregoing items which are now or hereafter acquired by such Grantor.

"Fixtures": with respect to each Grantor, all items that would otherwise constitute items of Collateral, whether now owned or hereafter acquired, that become so related to particular real estate that an interest in them arises under any real estate law applicable thereto to the extent that a security interest therein may be perfected by filing a financing statement in the applicable jurisdiction set forth on Schedule I hereto.

"General Intangibles": with respect to each Grantor, as defined in the Uniform Commercial Code in effect in the State of New York on the date hereof to the extent, in the case of any General Intangibles arising under any contract or agreement, that the grant by such Grantor of a security interest pursuant to this Agreement in its rights under such contract or agreement is not prohibited without the consent of any other person, or is permitted with consent if all necessary consents to such grant of a security interest have been obtained from all such other persons (it being understood that the foregoing shall not be deemed to obligate such Grantor to obtain such consents), provided, that the foregoing limitation shall not affect, limit, restrict or

24281968,4

impair the grant by such Grantor of a security interest pursuant to this Agreement in any Account or General Intangible or any money or other amounts due or to become due under any such contract or agreement to the extent provided in Section 9-318 of the Code as in effect on the date hereof, and provided, further, that "General Intangibles" shall not include any of the items within Section 2.1(h) herein and any General Intangibles owed by Affiliates not incorporated or otherwise organized in the United States of America to the extent that the grant of a security interest in such General Intangibles would result in material adverse tax or legal consequences to such Grantor.

"Indemnitee": the Secured Parties and their respective officers, directors, trustees, affiliates and controlling persons.

"Intellectual Property Collateral" means, collectively, the Computer Hardware and Software Collateral, the Copyright Collateral, the Patent Collateral, the Trademark Collateral and the Trade Secrets Collateral.

"Inventory": with respect to each Grantor, all right, title and interest of such Grantor in and to goods intended for sale or lease by such person, or consumed in such person's business (including, without limitation, all operating parts and supplies), together with all raw materials and finished goods, whether now owned or hereafter acquired or arising.

"Material Intellectual Property Collateral": means the following Trademarks: Spalding, Top-Flite, Etonic, Evenflo, Snugli, Gerry Dudley, Strata and Hogan.

"Obligations": the collective reference to (i) the unpaid principal of and interest on the Credit Extensions and all other obligations and liabilities of the Borrower to the Administrative Agent or any Lender (including, without limitation, interest accruing at the then-applicable rate provided in the Credit Agreement after the maturity of the Credit Extensions and interest accruing at the then-applicable rate provided in the Credit Agreement after the filing of any petition in bankruptcy, or the commencement of any insolvency, reorganization or like proceeding, relating to the Borrower, whether or not a claim for post-filing or post-petition interest is allowed in such proceeding), whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter incurred, that may arise under, out of, or in connection with, the Credit Agreement, the other Loan Documents, the Letters of Credit, Acceptances or any other documents made, delivered or given in connection therewith, whether on account of principal, interest, reimbursement obligations, fees, indemnities, costs, expenses or otherwise (including, without limitation, all fees and disbursements of counsel to the Administrative Agent or to the Lenders that are required to be paid by the Borrower or any Subsidiary Grantor pursuant to the terms of the Credit Agreement or any other Loan Document), (ii) all obligations and liabilities of the Borrower to any Secured Party, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter incurred, that may arise under, out of, or in connection with, any Swap Contract or any other document made, delivered or given in connection therewith and (iii) all obligations of each Obligor (other than the Borrower) now or hereafter existing under this Agreement and each other Loan Document to which it is or may become a party.

"Patent Collateral" means with respect to each Grantor, its interests owned in the following, in each case to the extent the grant by such Grantor of a security interest pursuant to this Agreement is not prohibited without the consent of any other Person:

- (a) all letters patent and applications for letters patent throughout the world, including all patent applications in preparation for filing anywhere in the world and including each patent and patent application referred to in Item A of Schedule V attached hereto;
- (b) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the items described in clause (a);
- (c) all patent licenses and other agreements providing each Grantor with the right to use any of the items of the type referred to in clauses (a) and (b), including each patent license referred to in Item B of Schedule V attached hereto;
- (d) the right to sue third parties for past, present or future infringements of any Patent Collateral described in clauses (a) and (b) and, to the extent applicable, clause (c); and
- (e) all proceeds of, and rights associated with, the foregoing (including license royalties and proceeds of infringement suits), the right to sue third parties for past, present or future infringements of any patent or patent application, including any patent or patent application referred to in Item A of Schedule V attached hereto, and for breach or enforcement of any patent license, including any patent license referred to in Item B of Schedule V attached hereto, and all rights corresponding thereto throughout the world.

"Proceeds": with respect to each Grantor, any consideration received from the sale, exchange or other disposition of any asset or property which constitutes Collateral, any value received as a consequence of the possession of any Collateral and any payment received from any insurer or other person or entity as a result of the destruction, loss, theft, damage or other involuntary conversion of whatever nature of any asset or property which constitutes Collateral, and shall include, without limitation, (a) all cash and negotiable Instruments received or held on behalf of the Administrative Agent pursuant to Section 5.3 and (b) any claim of such Grantor against a third party for (and the right to sue and recover for and the rights to damages or profits due or accrued arising out of or in connection with) any and all amounts from time to time paid or payable under or in connection with any of the Collateral.

"Secured Parties" is defined in the first recital.

"Select Liens": means Liens permitted pursuant to Section 8.1 of the Credit Agreement other than Specified Liens and Liens permitted pursuant to Section 8.1(a) of the Credit Agreement.

"Specified Equipment": means Equipment, the aggregate book value of which does not exceed \$100,000, consisting of certain injection mold machinery.

"Specified Liens": means Liens permitted pursuant to Sections 8.1(b), (f), (l), (q) and (r) of the Credit Agreement, which Liens do not, as of the date hereof, in the aggregate, secure obligations valued in excess of \$5,000,000.

"Senior Security Agreement": means the Security Agreement to be executed by the Grantors in favor of BofA, as administrative agent under, and for the ratable benefit of the administrative agent, the documentation agent, the syndication agent, in each case, parties to, the Liquidity Facility, dated as of March 30, 1998, among such Persons, the Borrower, as a guarantor and Spalding & Evenflo Companies, Inc., a Delaware corporation, as the borrower (as such Liquidity Facility may be amended, amended and restated, supplemented or otherwise modified from time to time).

"Subject IP Collateral" is defined in clause (a) of Section 3.7.

"Subsidiary": a Subsidiary incorporated or otherwise organized in the United States of America.

"Trademark Collateral" means with respect to each Grantor, its interests owned in the following, in each case to the extent the grant by such Grantor of a security interest pursuant to this Agreement is not prohibited without the consent of any other Person:

- (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, service marks, certification marks, collective marks, logos, other source of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature and designs (all of the foregoing items in this clause (a) being collectively called a "Trademark"), now existing in the United States or hereafter adopted or acquired in the United States, and all registrations and recordings thereof and all applications in connection therewith, including registrations, recordings and applications in the United States Patent and Trademarks Office, including those referred to in Item A of Schedule VI attached hereto, and all renewals thereof;
- (b) all Trademark licenses and other agreements providing each Grantor with the right to use any items of the type described in clause (a), including each Trademark license referred to in Item B of Schedule VI attached hereto, and all renewals thereof:
- (c) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clause (a);
- (d) the right to sue third parties for past, present and future infringements of any Trademark Collateral described in clause (a) and, to the extent applicable, clause (b); and
- (e) all proceeds of, and rights associated with, the foregoing, including any claim by each Grantor against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration or Trademark license, including any Trademark, Trademark registration or Trademark license referred to in Item A and Item B of Schedule VI attached hereto, or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark license and all rights corresponding thereto throughout the world.

"Trade Secrets Collateral" means with respect to each Grantor, its interests in the following, in each case to the extent the grant by such Grantor of a security interest pursuant to

this Agreement is not prohibited without the consent of any other Person: all common law and statutory trade secrets and all other confidential or proprietary or useful information (to the extent such confidential, proprietary or useful information is protected by each Grantor against disclosure and is not readily ascertainable) and all know-how obtained by or used in or contemplated at any time for use in the business of each Grantor (all of the foregoing being collectively called a "Trade Secret"), whether or not such Trade Secret has been reduced to a writing or other tangible form, including all documents and things embodying, incorporating or referring in any way to such Trade Secret, all Trade Secret licenses, including each Trade Secret license referred to in Schedule VII attached hereto, and including the right to sue for and to enjoin and to collect damages for the actual or threatened misappropriation of any Trade Secret and for the breach or enforcement of any such Trade Secret license.

- 1.2 Other Definitional Provisions. (a) The words "hereof," "herein" and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and Section references are to this Agreement unless otherwise specified. The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation".
- (b) The meanings given to terms defined herein shall be equally applicable to both the singular and plural forms of such terms.
 - 2. Security Interest.
- 2.1 Grant of Security Interest. As collateral security for the prompt and complete payment and performance when due, whether at the stated maturity, by acceleration, upon one or more dates set for prepayment or otherwise of the Obligations (including the payment of all amounts that constitute part of the Obligations and would be owed by the Obligors to the Administrative Agent or the Secured Parties under the Loan Documents and any Swap Contracts but for the fact that they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any such Obligor), each Grantor hereby grants to the Administrative Agent, for the ratable benefit of the Secured Parties, a first priority security interest in all of the following property now owned or at any time hereafter acquired by such Grantor, subject only to Liens permitted pursuant to Section 3.3 hereof (collectively, with respect to each Grantor, the "Collateral"):
 - (a) all Accounts Receivable;
 - (b) all Contracts:
 - (c) all Documents;
 - (d) all Equipment;
 - (e) all General Intangibles;
 - (f) all Instruments;
 - (g) all Inventory;

24281968.4

- (h) all Intellectual Property Collateral;
- (i) all Investment property;
- (j) all books and records pertaining to the Collateral;
- (k) all other personal property in which a security interest may be perfected by filing a financing statement in the applicable jurisdictions set forth in Schedule I hereto; and
- (1) to the extent not otherwise included, all Proceeds, products, offspring, rents, issues, profits, returns and income of any and all of the foregoing.

Notwithstanding anything contained in this Agreement or any Loan Document to the contrary, "Collateral" shall not include any property of the type specified in Sections 2.1(b), (d) (to the extent such Equipment constitutes Fixtures), (e), (f), (g) and (h) if the granting of a Lien by such Grantor hereunder would violate the terms of, or otherwise constitute a default under, any document or instrument to which any Grantor is a party (other than those documents or Instruments between or among any of the Grantors only) relating to the ownership of, or pertaining to any rights or interests held in, such property.

Such security interests are granted as security only and shall not subject any Secured Party to, or in any way alter or modify, any obligation or liability of any Grantor with respect to or arising out of the Collateral.

- 2.2 Security Interest Absolute. All rights of the Administrative Agent and the security interests granted to the Administrative Agent hereunder, and all Obligations of the Grantors hereunder, shall be absolute and unconditional, irrespective of
 - (a) any lack of validity or enforceability of the Credit Agreement, any Note, any Letters of Credit, any Acceptances or any other Loan Document,
 - (b) the failure of any Secured Party,
 - (i) to assert any claim or demand or to enforce any right or remedy against the Borrower, any other Obligor or any other Person under the provisions of the Credit Agreement, any Note, any Letters of Credit, any Acceptances, any other Loan Document or otherwise, or
 - (ii) to exercise any right or remedy against any guarantor of, or collateral securing, any Obligations,
 - (c) any change in the time, manner or place of payment of, or in any other term of, all or any of the Obligations or any other extension, compromise or renewal of any Obligation,
 - (d) any reduction, limitation, impairment or termination of any Obligations for any reason, including any claim of waiver, release, surrender, alteration or compromise, and shall not be subject to (and each Grantor hereby waives any right to or claim of) any defense or setoff, counterclaim, recoupment or termination whatsoever by reason of the invalidity, illegality,

24281968.4

| |

nongenuineness, irregularity, compromise, unenforceability of, or any other event or occurrence affecting, any Obligations or otherwise,

- (e) any amendment to, rescission, waiver, or other modification of, or any consent to or departure from, any of the terms of the Credit Agreement, any Note, any Letters of Credit, any Acceptances or any other Loan Document,
- (f) any addition, exchange, release, surrender or non-perfection of any collateral (including the Collateral), or any amendment to or waiver or release of or addition to or consent to departure from any guaranty, for any of the Obligations, or
- (g) any other circumstances which might otherwise constitute a defense available to, or a legal or equitable discharge of, the Borrower, any other Obligor, any surety or any guarantor.
- 2.3 Postponement of Subrogation, etc. No Grantor will exercise any rights which it may acquire by reason of any payment made hereunder, whether by way of subrogation, reimbursement or otherwise, until the prior payment, in full and in cash, of all Obligations, the irrevocable termination of all Commitments, the termination or expiration of all Letters of Credit and the maturity of all Acceptances. Any amount paid to a Grantor on account of any payment made hereunder prior to the payment in full in cash of all Obligations, the termination or expiration of all Letters of Credit and the maturity of all Acceptances, shall be held in trust for the benefit of the Secured Parties and shall immediately be paid to the Secured Parties and credited and applied against the Obligations, whether matured or unmatured, in accordance with the terms of Section 7.3; provided, however, that if
 - (a) any Grantor has made payment to the Secured Parties of all or any part of the Obligations, and
 - (b) all Obligations have been paid in full in cash and all Commitments have been irrevocably terminated, the Letters of Credit are terminated or expired and the Acceptances are matured.

each Secured Party agrees that, at such Grantor's request and expense, the Secured Parties will execute and deliver to the applicable Grantor appropriate documents (without recourse and without representation or warranty) necessary to evidence the transfer by subrogation to such Grantor of an interest in the Obligations resulting from such payment by such Grantor. In furtherance of the foregoing, for so long as any Obligations remain outstanding or Commitments remain outstanding, each Grantor shall refrain from taking any action or commencing any proceeding against the Borrower or any other Obligor (or its successors or assigns, whether in connection with a bankruptcy proceeding or otherwise) to recover any amounts in respect of payments made under this Agreement to any Secured Party.

- 3. Representations and Warranties. Each Grantor hereby represents as follows:
- 3.1 Title; No Other Liens. Except for the security interest granted to the Administrative Agent for the ratable benefit of the Secured Parties pursuant to this Agreement and any other Liens permitted to exist pursuant to the Credit Agreement, if any (the "Permitted Liens"), each Grantor owns each item of the Collateral free and clear of any and all Liens or claims of others. No security agreement, financing statement or other public notice with respect to all or any part of such Collateral is on file or of

24281968.4

record in any public office, except such as have been filed, pursuant to this Agreement, in favor of the Administrative Agent, for the ratable benefit of the Secured Parties, or in respect of Permitted Liens.

- 3.2 Authority. Each Grantor has full power and authority to grant to the Administrative Agent the security interest in the Collateral pursuant hereto and to execute, deliver and perform its obligations in accordance with the terms of this Agreement, without the consent or approval of any other person other than any consent or approval that has been obtained.
- 3.3 Enforceable Obligation; Perfected, First Priority Security Interests. This Agreement constitutes a legal, valid and binding obligation of each Grantor, enforceable against such Grantor in accordance with its terms, except as enforceability may be limited by bankruptcy, insolvency, moratorium, reorganization or other similar laws affecting creditors' rights generally and except as enforceability may be limited by general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law), and the security interests granted pursuant to this Agreement (a) upon-completion of the filings and other actions specified in Schedule I hereto shall constitute perfected security interests in the Collateral (other than as to the Specified Equipment) in favor of the Administrative Agent for the ratable benefit of the Secured Parties, and (b) are prior to all other Liens on the Collateral in existence on the date hereof, except for (i) any Specified Liens, (ii) any Select Liens and (iii) Liens granted pursuant to the Senior Security Agreement.
- 3.4 Inventory and Equipment. The Inventory and the Equipment owned by such Grantor are kept at the locations listed in Schedule II hereto, which shall be updated from time to time in accordance with Section 4.5 of this Agreement, or at such other locations as shall be permitted by Section 4.4.
- 3.5 Chief Executive Office. As of the Closing Date, each Grantor's chief executive office and chief place of business is located at the location under its signature set forth below.
 - 3.6 Intentionally Omitted.
- 3.7 Intellectual Property Collateral. With respect to any Material Intellectual Property Collateral maintained in the United States and any other market material to the Borrower's and its Subsidiaries' businesses, each Grantor has kept such Material Intellectual Property Collateral registered with the applicable federal, state or foreign authority, as the case may be, with an appropriate notice of such registration and has taken all reasonable steps to maintain such Material Intellectual Property Collateral and any and all rights with respect thereto and has not abandoned, or permitted to become unenforceable, any Material Intellectual Property Collateral, in each case, except where the same could not reasonably be expected to have a Material Adverse Effect. No consent of any other Person is required in order for any Grantor to grant a first priority security interest in the Material Intellectual Property Collateral to the Administrative Agent pursuant to this Agreement.
- 4. Covenants. Each Grantor covenants and agrees with the Secured Parties that, from and after the date of this Agreement until (a) the payment in full in cash of all Obligations, (b) this Agreement is terminated and the security interests created hereby are released, (c) all Commitments are terminated, (d) the Letters of Credit are terminated or expired and (e) the Acceptances are matured, such Grantor will perform, comply with and be bound by the obligations set forth in this Section:

- 4.1 Delivery of Instruments and Chattel Paper. If an Event of Default shall have occurred and be continuing and if any amount payable under or in connection with any of the Collateral owned by such Grantor shall be or become evidenced by any promissory note, other instrument or Chattel Paper, upon the request of the Administrative Agent, such promissory note, instrument or Chattel Paper shall be immediately delivered to the Administrative Agent, duly endorsed in a manner reasonably satisfactory to the Administrative Agent, to be held as Collateral pursuant to this Agreement.
- 4.2 Maintenance of Insurance. Each Grantor shall maintain insurance policies in accordance with the requirements of Section 7.6 of the Credit Agreement. Within thirty (30) days of the date hereof, the Borrower shall provide the Administrative Agent with a certificate of the Secretary or Assistant Secretary of the Borrower setting forth the nature and extent of all insurance maintained by the Borrower and its Subsidiaries, which certificate shall also indicate where appropriate any such insurance policy for which the Administrative Agent is named as "loss payee" or "additional insured", in accordance with customary practice for transactions of this type, in each case, as reasonably satisfactory to the Administrative Agent and as customary for transactions of this type.
- 4.3 Maintenance of Perfected Security Interest; Further Documentation. (a) Each Grantor shall cause all filings and other actions listed in Schedule I to be taken. Each Grantor shall maintain the security interests created by this Agreement as first, perfected security interests subject only to Liens permitted pursuant to Section 3.3 hereof, and shall defend such security interests against all claims and demands of all persons whomsoever (other than those pursuant to Liens permitted pursuant to Section 3.3 hereof).
- (b) At any time and from time to time, upon the written request of the Administrative Agent, and at the sole expense of a Grantor, such Grantor shall promptly and duly execute and deliver such further instruments and documents and take such further action as the Administrative Agent may reasonably request for the purpose of obtaining or preserving the full benefits of this Agreement and of the rights and powers herein granted, including, without limitation, the filing of any financing or continuation statements under the Uniform Commercial Code in effect in any jurisdiction with respect to the security interests created hereby.
- 4.4 Changes in Locations, Name, etc. A Grantor shall not, except (x) upon ten (10) days' prior written notice to the Administrative Agent and delivery to the Administrative Agent of a written supplement to Schedule II showing the additional location or locations at which Inventory or Equipment shall be kept, and (y) if filings under the Code or otherwise have been made which maintain in favor of the Administrative Agent a valid, legal and perfected security interest in the Collateral subject to no Liens, other than Liens permitted pursuant to Section 3.3 hereof,
 - (a) permit any of the Inventory or Equipment to be kept at a location other than those listed in Schedule II hereto, except for Inventory and Equipment (i) in transit between locations described in this paragraph (a), (ii) in transit as part of a delivery to a purchaser thereof, (iii) as to Specified Equipment only, when, as part of such Grantor's ordinary course of business, such Specified Equipment is located in jurisdictions where no financing statement in favor of the Administrative Agent has been duly filed, or (iv) transferred to a Foreign Subsidiary in a transaction, in each case, as permitted by the Credit Agreement;
 - (b) change the location of its chief executive office and chief place of business from that specified in Section 3.5; or

- (c) change its (i) corporate name or any trade name used to identify it in its conduct of business or in the ownership of its properties, (ii) identity or (iii) corporate structure to such an extent that any financing statement filed in favor of the Administrative Agent in connection with this Agreement would become seriously misleading.
- 4.5 Further Identification of Collateral. Each Grantor shall furnish to the Administrative Agent from time to time statements and schedules further identifying and describing the Collateral and, subject to Section 4.9 hereof, Deposit Accounts, and such other reports in connection with such Collateral and Deposit Accounts as the Administrative Agent may reasonably request, all in reasonable detail.
- 4.6 Notices. A Grantor shall advise the Administrative Agent promptly in reasonable detail, at its address set forth pursuant to Section 11.2 of the Credit Agreement of:
- (a) any Lien (other than security interests created hereby or Permitted Liens) on, any material portion of the Collateral;
- (b) the occurrence of any other event which could reasonably be expected to have a material adverse effect on the security interests created hereby or on the aggregate value of (i) the Collateral and (ii) all other Collateral (as such term is defined in the Pledge Agreements) of the Borrower and its Subsidiaries taken as a whole; and
- (c) the changing of the location of any Deposit Account and the creation of a new, and the closing of a theretofore existing, Deposit Account.
 - 4.7 Administrative Agent's Liabilities and Expenses; Indemnification.
- (a) Notwithstanding anything to the contrary provided herein, the Administrative Agent assumes no liabilities with respect to any claims regarding each Grantor's ownership (or purported ownership) of, or rights or obligations (or purported rights or obligations) arising from, the Collateral or any use (or actual or alleged misuse) whether arising out of any past, current or future event, circumstance, act or omission or otherwise, or any claim, suit, loss, damage, expense or liability of any kind or nature arising out of or in connection with the Collateral or the production, marketing, delivery, sale or provision of goods or services under or in connection with any of the Collateral. All of such liabilities shall, as between the Administrative Agent and the Grantors, be borne exclusively by the Grantors.
- (b) Each Grantor hereby agrees to pay all expenses of the Administrative Agent and to indemnify the Administrative Agent with respect to any and all losses, claims, damages, liabilities and related expenses in respect of this Agreement or the Collateral in each case to the extent the Borrower is required to do so pursuant to Section 10.7 of the Credit Agreement.
- (c) Any amounts payable as provided hereunder shall be additional Obligations secured hereby and by the Pledge Agreements. Without prejudice to the survival of any other agreements contained herein, all indemnification and reimbursement obligations contained herein shall survive the payment in cash in full of the principal and interest under the Credit Agreement and the termination of the Commitments or this Agreement.
- 4.8 Use and Disposition of Collateral. A Grantor shall not (a) make or permit to be made an assignment, pledge or hypothecation of the Collateral, and shall grant no other security interest in such Collateral (other than (i) pursuant hereto, (ii) any Permitted Liens or (iii) pursuant to the Senior

24281968.4

Security Agreement) or (b) make or permit to be made any transfer of such Collateral, and shall remain at all times in possession thereof other than transfers to the Administrative Agent pursuant to the provisions hereof; notwithstanding the foregoing, such Grantor may use and dispose of such Collateral in any lawful manner not in violation of the provisions of this Agreement, the Credit Agreement or any other Loan Document, unless the Administrative Agent shall, after an Event of Default shall have occurred and during the continuance thereof, notify such Grantor not to sell, convey, lease, assign, transfer or otherwise dispose of any such Collateral other than Inventory in the ordinary course of business and other than any other transfers between the Grantors.

4.9 Deposit Accounts. Within thirty (30) days of the date hereof, the Borrower shall provide the Administrative Agent with a schedule (which schedule shall (x) be delivered to the Administrative Agent for safekeeping purposes only, and (y) not be delivered to the Lenders except upon their written request therefor in connection with the exercise of rights and remedies pursuant to this Agreement), substantially in the form of Schedule VIII hereto, which schedule shall identify all Deposit Accounts owned by the Grantors and the financial institutions and the locations where such Deposit Accounts are maintained, which schedule shall be updated from time to time in accordance with Sections 4.5 and 4.6 of this Agreement. Subject to, and without limiting the effect of, Section 7.2, following the occurrence and continuance of an Event of Default and at the direction of the Majority Lenders, each Grantor shall make its reasonable best efforts to maintain each of its Deposit Accounts pursuant to a deposit account agreement which is in all respects satisfactory to the Administrative Agent and which provides, among other things, that (a) until the deposit account bank shall have received written notice from the Administrative Agent pursuant to this clause, the deposit account bank will make all payments from the Deposit Account as specified by the applicable Grantor, and, after any such notice, the deposit account bank will make all payments from such Deposit Account to the Administrative Agent for credit to the Collateral Account, (b) the deposit account bank (if other than the Administrative Agent or a Lender) waives all setoff rights (other than setoff rights for reasonable and customary account service charges and fees and amounts based on items that are dishonored by the payor thereof and returned to the deposit account bank), and (c) such deposit account agreement may not be amended without the written consent of the Administrative Agent. The Administrative Agent will not give the notice referred to in the preceding clause (a) unless it has given, or is contemporaneously giving, notice pursuant to Section 7.2. In the event that a deposit account bank refuses to enter into a deposit account agreement in accordance with the above listed terms within thirty (30) days of a Grantor's request, the Administrative Agent shall have the right to direct each Grantor to transfer the assets in that deposit account to a bank which will enter into a deposit account agreement in accordance with the above listed terms.

4.10 As to Intellectual Property Collateral. With respect to any Material Intellectual Property Collateral maintained in the United States and any other market material to the Borrower's and its Subsidiaries' businesses, each Grantor covenants and agrees to keep such Material Intellectual Property Collateral registered with the applicable federal, state or foreign authority, as the case may be, with an appropriate notice of such registration and covenants and agrees to take all reasonable steps to maintain such Material Intellectual Property Collateral and any and all rights with respect thereto and will not abandon, or permit to become unenforceable, any Material Intellectual Property Collateral, in each case, except where the same could not reasonably be expected to have a Material Adverse Effect. If any Grantor shall own any Intellectual Property, such Grantor shall execute and deliver to the Administrative Agent any documents required to acknowledge or register or perfect the Administrative Agent's interest in any part of the Intellectual Property Collateral.

5. Provisions Relating to Accounts.

- 5.1 Grantors Remain Liable under Accounts. Anything herein to the contrary notwithstanding, a Grantor shall remain liable under each of the Accounts to observe and perform all the conditions and obligations to be observed and performed by it thereunder, all in accordance with the terms of any agreement giving rise to each such Account. No Secured Party shall have any obligation or liability under any Account (or any agreement giving rise thereto) by reason of or arising out of this Agreement or the receipt by the Administrative Agent or any Secured Party of any payment relating to such Account pursuant hereto, nor shall any Secured Party be obligated in any manner to perform any of the obligations of a Grantor under or pursuant to any Account (or any agreement giving rise thereto), to make any payment, to make any inquiry as to the nature or the sufficiency of any payment received by it or as to the sufficiency of any performance by any party under any Account (or any agreement giving rise thereto), to present or file any claim, to take any action to enforce any performance or to collect the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.
- 5.2 Analysis of Accounts. The Administrative Agent shall have the right upon the occurrence and during the continuance of an Event of Default to make test verifications of the Accounts in any manner and through any medium that it considers reasonably advisable, and each Grantor shall furnish all such assistance and information as the Administrative Agent may reasonably require in connection with such test verifications. At any time and from time to time upon the occurrence and during the continuance of an Event of Default, upon the Administrative Agent's reasonable request and at the expense of each Grantor, each Grantor shall cause independent public accountants or others reasonably satisfactory to the Administrative Agent to furnish to the Administrative Agent reports showing reconciliations, aging and test verifications of, and trial balances for, the Accounts. Upon the occurrence and during the continuance of an Event of Default, the Administrative Agent in its own name or in the name of others may communicate with account debtors on the Accounts to verify with them to the Administrative Agent's reasonable satisfaction the existence, amount and terms of any Accounts.
- 5.3 Collections on Accounts. (a) The Administrative Agent hereby authorizes each Grantor to collect the Accounts, and the Administrative Agent may curtail or terminate said authority at any time after the occurrence and during the continuance of an Event of Default. If required by the Administrative Agent at any time after the occurrence and during the continuance of an Event of Default, any payments of Accounts, when collected by a Grantor during the continuance of such Event of Default, (i) shall be forthwith (and, in any event, within two Business Days) deposited by such Grantor in the exact form received, duly indorsed by such Grantor to the Administrative Agent if required, in a Collateral Account maintained under the sole dominion and control of and on terms and conditions reasonably satisfactory to the Administrative Agent, subject to withdrawal by the Administrative Agent as provided in Section 7.3, and (ii) until so turned over, shall be held by such Grantor in trust for the Secured Parties, segregated from other funds of such Grantor.
- (b) At the Administrative Agent's reasonable request after the occurrence and during the continuance of an Event of Default, each Grantor shall deliver to the Administrative Agent all original and other documents evidencing, and relating to, the agreements and transactions which gave rise to the Accounts, including, without limitation, all original orders, invoices and shipping receipts.
- 5.4 Representations and Warranties. As of the Closing Date, the place where each Grantor keeps its records concerning its Accounts is at the location listed in Schedule III hereto.

- 5.5 Covenants. (a) The amount represented by each Grantor to the Secured Parties from time to time as owing by each account debtor or by all account debtors in respect of the Accounts shall at such time be in all material respects the correct amount actually owing by such account debtor or debtors thereunder.
- (b) Upon the occurrence and during the continuance of an Event of Default, a Grantor shall not grant any extension of the time of payment of any of the Accounts Receivable, compromise, compound or settle the same for less than the full amount thereof, release, wholly or partly, any person liable for the payment thereof, or allow any credit or discount whatsoever thereon other than in the ordinary course of such Grantor's business, in each case if the Administrative Agent has instructed such Grantor not to do so.
- (c) Unless a Grantor shall deliver ten (10) days' prior written notice identifying the change of location for its books and records, such Grantor shall not remove its books and records from the location specified in Section 5.4.
 - 6. Provisions Relating to Contracts.
- 6.1 Grantors Remain Liable Under Contracts. Anything herein to the contrary notwithstanding, each Grantor shall remain liable under each Contract to observe and perform all the conditions and obligations to be observed and performed by it thereunder, all in accordance with and pursuant to the terms and provisions of such Contract. No Secured Party shall have any obligation or liability under any Contract by reason of or arising out of this Agreement or the receipt by any such Secured Party of any payment relating to such Contract pursuant hereto, nor shall any Secured Party be obligated in any manner to perform any of the obligations of a Grantor under or pursuant to any Contract, to make any payment, to make any inquiry as to the nature or the sufficiency of any payment received by it or as to the sufficiency of any performance by any party under any Contract, to present or file any claim, to take any action to enforce any performance or to collect the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.
- 6.2 Communication With Contracting Parties. Upon the occurrence and during the continuance of an Event of Default, the Administrative Agent in its own name or in the name of others may communicate with parties to the Contracts to verify with them to the Administrative Agent's satisfaction the existence, amount and terms of any Contracts.

7. Remedies.

- 7.1 Notice to Account Debtors and Contract Parties. Upon the request of the Administrative Agent at any time after the occurrence and during the continuance of an Event of Default, a Grantor shall notify account debtors on the Accounts and parties to the Contracts that the Accounts and the Contracts have been assigned to the Administrative Agent for the ratable benefit of the Secured Parties and that payments in respect thereof during the continuance of such an Event of Default shall be made directly to the Administrative Agent.
- 7.2 Proceeds to be Turned Over To Administrative Agent. In addition to the rights of the Administrative Agent and the Secured Parties specified in Section 5.3 with respect to payments of Accounts, if an Event of Default shall occur and be continuing all Proceeds received by a Grantor consisting of cash, checks and other near-cash items shall upon the Administrative Agent's request be

24281968.4

held by such Grantor in trust for the Secured Parties, segregated from other funds of such Grantor, and shall, upon the Administrative Agent's request (it being understood that the exercise of remedies by the Secured Parties in connection with an Event of Default under Sections 9.1 (f) or (g) of the Credit Agreement, shall be deemed to constitute a request by the Administrative Agent for the purposes of this sentence) forthwith upon receipt by such Grantor, be turned over to the Administrative Agent in the exact form received by such Grantor (duly indorsed by such Grantor to the Administrative Agent, if required) and held by the Administrative Agent in a Collateral Account maintained under the sole dominion and control of the Administrative Agent and on terms and conditions reasonably satisfactory to the Administrative Agent. All Proceeds while held by the Administrative Agent in a Collateral Account (or by such Grantor in trust for the Administrative Agent and the Secured Parties) shall subject to Section 7.3 continue to be held as collateral security for all the Obligations and shall not constitute payment thereof until applied as provided in Section 7.3.

7.3 Application of Proceeds. If an Event of Default shall have occurred and be continuing, and the Administrative Agent shall have requested that a Grantor take any action set forth in Section 5.3(a) or 7.2 or the Administrative Agent shall have taken any action pursuant to Section 7.4, the Administrative Agent shall apply the proceeds as follows:

First, to the payment of the reasonable costs and expenses of the Administrative Agent as set forth in Sections 7.4 and 15;

Second, to the payment of all amounts of the Obligations owed to the Secured Parties in respect of Credit Extensions made by them, pro rata as among the Secured Parties in accordance with the amount of such Obligations owed to them;

Third, ratably against Obligations consisting of unpaid and outstanding principal of the Loans, Obligations then due and owing under all outstanding Swap Contracts and Obligations consisting of unreimbursed and owing Special Facility Obligations and other similar obligations;

Fourth, to collateralize Obligations consisting of Special Facility Obligations and other similar obligations; and

Fifth, against any other remaining Obligations.

The Administrative Agent may assume that no Obligations are outstanding with respect to Swap Contracts unless it has received written notice thereof in accordance with this Agreement prior to any such application by it, and if so notified may rely upon and deal with the Secured Party party to such Swap Contract as to Obligations thereunder.

7.4 Code Remedies. If an Event of Default shall have occurred and be continuing, the Administrative Agent, on behalf of the Secured Parties may exercise, in addition to all other rights and remedies granted to them in this Agreement and in any other instrument or agreement securing, evidencing or relating to the Obligations, all rights and remedies of a secured party under the Code (whether or not, because of the jurisdiction of the Collateral, the Code applies to the applicable Collateral). Without limiting the generality of the foregoing, the Administrative Agent, without demand of performance or other demand, presentment, protest, advertisement or notice of any kind (except any notice required by law referred to below) to or upon a Grantor or any other person (all and each of which

24281968.4

demands, defenses, advertisements and notices are hereby waived), may in such circumstances forthwith collect, receive, appropriate and realize upon the Collateral, or any part thereof, and/or may forthwith sell, lease, assign, give an option or options to purchase, or otherwise dispose of and deliver the Collateral or any part thereof (or contract to do any of the foregoing), in one or more parcels at public or private sale or sales, at any exchange, broker's board or office of any Secured Party or elsewhere upon such terms and conditions as it may deem advisable and at such prices as it may deem best, for cash or on credit or for future delivery without assumption of any credit risk. Any Secured Party shall have the right upon any such public sale or sales, and, to the extent permitted by law, upon any such private sale or sales, to purchase the whole or any part of the Collateral so sold, free of (to the extent permitted by law) any right or equity of redemption in a Grantor, which right or equity is hereby, to the extent permitted by law, waived or released. Each Grantor further agrees, at the Administrative Agent's request, to assemble the Collateral and make it available to the Administrative Agent at places which the Administrative Agent shall reasonably select, whether at such Grantor's premises or elsewhere. The Administrative Agent shall apply the net proceeds of any such collection, recovery, receipt, appropriation, realization or sale, after deducting all reasonable costs and expenses incurred therein or incidental to the care or safekeeping of any of such Collateral or reasonably relating to such Collateral or the rights of the Administrative Agent and the Secured Parties hereunder, including, without limitation, reasonable attorneys' fees and disbursements, to the payment in whole or in part of the Obligations, in accordance with Section 7.3, and only after such application and after the payment by the Administrative Agent of any other amount required by any provision of law, including, without limitation, Section 9-504(1)(c) of the Code, need the Administrative Agent account for the surplus, if any, to such Grantor. If any notice of a proposed sale or other disposition of such Collateral shall be required by law, such notice shall be in writing and deemed reasonable and proper if given at least ten (10) days before such sale or other disposition. The Administrative Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Administrative Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned.

The Administrative Agent shall have absolute discretion as to the time of application of any such proceeds, money or balances in accordance with this Agreement. Upon any sale of the Collateral by the Administrative Agent (including pursuant to a power of sale granted by statute or under a judicial proceeding), the receipt of the Administrative Agent or of the officer making the sale shall be a sufficient discharge to the purchaser or purchasers of the Collateral so sold and such purchaser or purchasers shall not be obligated to see to the application of any part of the purchase money paid over to the Administrative Agent or such officer or be answerable in any way for the misapplication thereof.

- 7.5 Waiver; Deficiency. Each Grantor waives and agrees not to assert any rights or privileges it may acquire under Section 9-112 of the Code. Each Grantor shall remain liable for any deficiency if the proceeds of any sale or other disposition of the Collateral are insufficient to pay the Obligations and the reasonable fees and disbursements of any attorneys employed by any Secured Party to collect such deficiency.
- 8. Administrative Agent's Appointment as Attorney-in-Fact; Administrative Agent's Performance of Grantors' Obligations.
- 8.1 Powers. Each Grantor hereby irrevocably constitutes and appoints the Administrative Agent and any officer or agent thereof, with full power of substitution, during the continuance of an Event of Default, as its true and lawful attorney-in-fact, with full irrevocable power and

24281968.4

authority in the place and stead of such Grantor and in the name of such Grantor or in its own name from time to time in the Administrative Agent's discretion, for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments which may be necessary or desirable to accomplish the purposes of this Agreement, and, without limiting the generality of the foregoing, such Grantor hereby gives the Administrative Agent the power and right, on behalf of such Grantor, without notice to or assent by such Grantor, to do the following upon the occurrence and during the continuance of an Event of Default:

- (a) in the name of such Grantor or its own name, or otherwise, to take possession of and indorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under any Account, Instrument, General Intangible or Contract or with respect to any other Collateral and to file any claim or to take any other action or proceeding in any court of law or equity or otherwise deemed appropriate by the Administrative Agent for the purpose of collecting any and all such money due under any Account, Instrument, General Intangible or Contract or with respect to any other Collateral whenever payable;
- (b) to pay or discharge taxes and Liens levied or placed on or threatened against the Collateral (other than Permitted Liens), to effect any repairs or any insurance called for by the terms of this Agreement and to pay all or any part of the premiums therefor and the costs thereof,
- (c) to execute, in connection with any sale provided for in Section 7.4 hereof, any endorsements, assignments or other instruments of conveyance or transfer with respect to the Collateral; and
- (d) (i) to direct any party liable for any payment under any of the Collateral to make payment of any and all moneys due or to become due thereunder directly to the Administrative Agent or as the Administrative Agent shall direct; (ii) to ask or demand for, collect, receive payment of and receipt for, any and all money, claims and other amounts due or to become due at any time in respect of or arising out of any Collateral; (iii) to sign and endorse any invoices, freight or express bills, bills of lading, storage or warehouse receipts, drafts against debtors, assignments, verifications, notices and other documents in connection with any of the Collateral; (iv) to commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Collateral or any thereof and to enforce any other right in respect of any Collateral; (v) to defend any suit, action or proceeding brought against any Grantor with respect to any Collateral; (vi) to settle, compromise or adjust any such suit, action or proceeding and, in connection therewith, to give such discharges or releases as the Administrative Agent may deem appropriate; and (vii) generally, to use, sell, transfer, pledge and make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though the Administrative Agent were the absolute owner thereof for all purposes, and to do, at the Administrative Agent's option and at the expense of such Grantor, at any time, or from time to time, all acts and things which the Administrative Agent reasonably deems necessary to protect, preserve or realize upon such Collateral and the Administrative Agent's and the Secured Parties' security interests therein and to effect the intent of this Agreement, all as fully and effectively as such Grantor might do.
- 8.2 Performance by Administrative Agent of Grantor's Obligations. If any Grantor fails to perform or comply with any of its agreements contained herein, the Administrative Agent, at its option,

24281968.4

but without any obligation to do so, may perform or comply, or otherwise cause performance or compliance, with such agreement.

- 8.3 Grantor's Reimbursement Obligation. The expenses of the Administrative Agent reasonably incurred in connection with actions undertaken as provided in this Section 8, together with interest thereon at a rate per annum equal to the default rate of interest set forth in Section 2.10(c) of the Credit Agreement, from the date payment is demanded by the Administrative Agent to the date reimbursed by such Grantor, shall be payable by the Borrower to the Administrative Agent on demand.
- 8.4 Ratification; Power Coupled With An Interest. Each Grantor hereby ratifies all that said attorneys shall lawfully do or cause to be done by virtue hereof. All powers, authorizations and agencies contained in this Agreement are coupled with an interest and are irrevocable until this Agreement is terminated and the security interests created hereby are released.
- 9. Duty of Administrative Agent. The Administrative Agent's sole duty with respect to the custody, safekeeping and physical preservation of the Collateral in its possession, under Section 9-207 of the Code or otherwise, shall be to deal with it in the same manner as the Administrative Agent deals with similar property for its own account. No Secured Party nor any of its respective directors, officers, employees or agents shall be liable for failure to demand, collect or realize upon any of the Collateral or for any delay in doing so or shall be under any obligation to sell or otherwise dispose of any Collateral upon the request of a Grantor or any other person or to take any other action whatsoever with regard to the Collateral or any part thereof. The powers conferred on the Secured Parties hereunder are solely to protect the Secured Parties' interests in the Collateral and shall not impose any duty upon any Secured Party to exercise any such powers. The Secured Parties shall be accountable only for amounts that they actually receive as a result of the exercise of such powers, and neither they nor any of their officers, directors, employees or agents shall be responsible to any Grantor for any act or failure to act hereunder, except for their own gross negligence or wilful misconduct.
- 10. Execution of Financing Statements. Pursuant to Section 9-402 of the Code, each Grantor authorizes the Administrative Agent to file financing statements with respect to the Collateral without the signature of such Grantor in such form and in such filing offices as the Administrative Agent reasonably determines appropriate to perfect the security interests of the Administrative Agent under this Agreement. A carbon, photographic or other reproduction of this Agreement shall be sufficient as a financing statement for filing in any jurisdiction.
- 11. Authority of Administrative Agent. Each Grantor acknowledges that the rights and responsibilities of the Administrative Agent under this Agreement with respect to any action taken by the Administrative Agent or the exercise or non-exercise by the Administrative Agent of any option, voting right, request, judgment or other right or remedy provided for herein or resulting or arising out of this Agreement shall, as between the Administrative Agent and the other Secured Parties, be governed by the Credit Agreement and by such other agreements with respect thereto as may exist from time to time among them but, as between the Administrative Agent and the Grantors, the Administrative Agent shall be conclusively presumed to be acting as agent for the other Secured Parties with full and valid authority so to act or refrain from acting.
- 12. Reinstatement. This Agreement shall continue to be effective, or be reinstated, as the case may be, if at any time payment, or any part thereof, of any of the Obligations is rescinded or

24281968.4

il Bi j.

must otherwise be restored or returned by the Administrative Agent or any Secured Party upon the filing or commencement of any Insolvency Proceeding in respect of any Grantor, or upon or as a result of the appointment of a receiver, intervenor or conservator of, or trustee or similar officer for, such Grantor or any substantial part of its property, or otherwise, all as though such payments had not been made.

- 13. Notices. All notices, requests and demands to or upon the Secured Parties or the Grantors under this Agreement shall be given or made in accordance with Section 11.2 of the Credit Agreement and addressed as follows:
 - (a) if to any Grantor other than the Borrower, in care of the Borrower in accordance with Section 11.2 of the Credit Agreement
 - (b) if to the Borrower, in accordance with Section 11.2 of the Credit Agreement; and
 - (c) if to any Secured Party, in accordance with Section 11.2 of the Credit Agreement.
- 14. Survival of Agreement. All covenants, agreements, representations and warranties made by any Grantor herein and in the certificates or other instruments prepared or delivered in connection with or pursuant to this Agreement or any other Loan Document shall be considered to have been relied upon by the Secured Parties and shall survive the making by the Lenders of the Credit Extensions, the execution and delivery to the Lenders of the Loan Documents, the issuance of any Letters of Credit and the creation of any Acceptances, regardless of any investigation made by the Secured Parties or on their behalf, and shall continue in full force and effect as long as the principal of or any accrued interest on any Loan or Special Facility Obligation, or any fee or any other amount payable under or in respect of this Agreement or any other Loan Document is outstanding and unpaid and so long as the Commitments have not been terminated, all Letters of Credit have not terminated or expired and all Acceptances have not matured.
- 15. WAIVER OF JURY TRIAL. EACH PARTY HERETO HEREBY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ANY OF THE OTHER LOAN DOCUMENTS. EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS, AS APPLICABLE, BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION 15.
- 16. Jurisdiction; Consent to Service of Process. (a) Each Grantor hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement or the other Loan Documents, or for recognition or enforcement of any judgment, and each of the parties hereto

- 21 -

hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such New York State or, to the extent permitted by law, in such federal court. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that any Grantor or any Secured Party may otherwise have to bring any action or proceeding relating to this Agreement or the other Loan Documents against any Grantor or any Secured Party or its properties in the courts of any jurisdiction.

- (b) Each Grantor and each Secured Party hereby irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement or the other Loan Documents in any New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.
- (c) Each party to this Agreement irrevocably consents to service of process in the manner provided for notices in Section 13. Nothing in this Agreement will affect the right of any party to this Agreement to serve process in any other manner permitted by law.
- 17. Release. (a) Unless the Grantors and the Administrative Agent otherwise agree, this Agreement and the security interest created hereunder shall terminate when all Obligations have been fully and indefeasibly paid in full in cash, when the Secured Parties have no further Commitments under the Credit Agreement, the Letters of Credit are terminated or expired and the Acceptances are matured, at which time the Administrative Agent shall execute and deliver to each Grantor, or to such person or persons as such Grantor shall reasonably designate, all at such Grantor's sole expense, all Uniform Commercial Code termination statements and similar documents prepared by such Grantor which such Grantor shall reasonably request to evidence such termination. Any execution and delivery of termination statements or documents pursuant to this Section 17(a) shall be without recourse to or warranty by the Administrative Agent.
- (b) All Collateral used, sold, transferred or otherwise disposed of, in accordance with the terms of the Credit Agreement (including pursuant to a waiver or amendment of the terms thereof) shall be used, sold, transferred or otherwise disposed of free and clear of the Lien and the security interest created hereunder. In connection with the foregoing, (i) the Administrative Agent shall execute and deliver to each Grantor, or to such person or persons as such Grantor shall reasonably designate, all at such Grantor's sole expense, all Uniform Commercial Code termination statements and similar documents prepared by such Grantor which such Grantor shall reasonably request to evidence the release of the Lien and security interest created hereunder with respect to such Collateral and (ii) any representation, warranty or covenant contained herein relating to such Collateral shall no longer be deemed to be made with respect to such used, sold, transferred or otherwise disposed Collateral.
- 18. Severability. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. The parties hereunder shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions, the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

24281968.4

- 19. Amendments in Writing; No Waiver, Cumulative Remedies.
- 19.1 Amendments in Writing. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by a written instrument executed by the Grantors and the Administrative Agent (on behalf of the Lenders or the Majority Lenders, as the case may be).
- 19.2 No Waiver by Course of Conduct. No Secured Party shall by any act (except by a written instrument pursuant to Section 19.1 hereof) or delay be deemed to have waived any right or remedy hereunder or to have acquiesced in any Default or Event of Default or in any breach of any of the terms and conditions hereof. No failure to exercise, nor any delay in exercising, on the part of any Secured Party, any right, power or privilege hereunder shall operate as a waiver thereof. No single or partial exercise of any right, power or privilege hereunder shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege. A waiver by any Secured Party of any right or remedy hereunder on any one occasion shall not be construed as a bar to any right or remedy which such Secured Party would otherwise have on any future occasion.
- 20. Remedies Cumulative. The rights and remedies herein provided are cumulative, may be exercised singly or concurrently and are not exclusive of any other rights or remedies provided by law.
- 21. Section Headings. The section and Section headings used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation hereof.
- 22. Successors and Assigns. This Agreement shall be binding upon the successors and assigns of each Grantor and shall inure to the benefit of each Grantor and the Secured Parties and their successors and assigns, provided that this Agreement may not be assigned by any Grantor without the prior written consent of the Administrative Agent.
- 23. Loan Document, etc. This Agreement is a Loan Document executed pursuant to the Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Credit Agreement.
- 24. GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.
- 25. Counterparts. This Agreement may be executed in two or more counterparts, each of which shall constitute an original but all of which when taken together shall constitute but one contract.
- 26. Additional Grantors. Pursuant to the Credit Agreement, each Subsidiary that was not in existence or not a Subsidiary on the date thereof is required to enter into this Agreement as a Grantor upon becoming a Subsidiary. Upon execution and delivery, after the date hereof, by the Administrative Agent and such Subsidiary of an instrument in the form of Annex 1, such Subsidiary shall become a Grantor hereunder with the same force and effect as if originally named as a Grantor hereunder. The execution and delivery of any such instrument shall not require the consent of any Grantor hereunder.

The rights and obligations of each Grantor hereunder shall remain in full force and effect notwithstanding the addition of any new Grantor as a party to this Agreement.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

24281968.4

- 24 -

IN WITNESS WHEREOF, the undersigned have caused this Security Agreement to be duly executed and delivered as of the date first above written.

EVENFLO & SPALDING HOLDINGS
CORPORATION

SPALDING & EVENFLO COMPANIES,
INC.

EVENFLO COMPANY, INC.

ETONIC WORLDWIDE CORPORATION
LISCO, INC.

S&E FINANCE CO., INC.

SPALDING SPORTS CENTERS, INC.

ETONIC LISCO, INC.

LISCO FURNITURE, INC.
LISCO SPORTS, INC.

Name: W. Michael Kipphut

Title: Treasurer and Vice President

S&E FINANCE CO., INC.

By: _____

Name: Paul L. Whiting
Title: President & CEO

BANK OF AMERICA NATIONAL TRUST & SAVINGS ASSOCIATION, as Administrative Agent

By: ____

Name:

Title:

IN WITNESS WHEREOF, the undersigned have caused this Security Agreement to be duly executed and delivered as of the date first above written.

EVENFLO & SPALDING HOLDINGS
CORPORATION
SPALDING & EVENFLO COMPANIES,
INC.
EVENFLO COMPANY, INC.
ETONIC WORLDWIDE CORPORATION
LISCO, INC.
S&E FINANCE CO., INC.
SPALDING SPORTS CENTERS, INC.
ETONIC LISCO, INC.
LISCO FURNITURE, INC.
LISCO SPORTS, INC.

	W. Michael Kipphut Treasurer and Vice President
S&E FINA	ANCE CO., INC.

Name: Paul L. Whiting
Title: President & CEO

BANK OF AMERICA NATIONAL TRUST & SAVINGS ASSOCIATION, as Administrative Agent

Ву:	
Name:	
Title:	

ANNEX 1 TO SECURITY AGREEMENT

SUPPLEMENT NO. dated as of , to the Security Agreement dated as of March 31, 1998 (the "Security Agreement"), among EVENFLO & SPALDING HOLDINGS CORPORATION, a Delaware corporation (the "Borrower"), each of the Subsidiaries (such term and each other capitalized term used but not defined herein having the meaning given it in the Security Agreement) and BANK OF AMERICA NATIONAL TRUST & SAVINGS ASSOCIATION ("BofA"), as administrative agent (in such capacity, the "Administrative Agent") for the Secured Parties.

A. Reference is made to the Credit Agreement, dated as of September 30, 1996 (as amended by the First Amendment to Credit Agreement, dated as of December 11, 1996, and as the same may be otherwise amended, amended and restated, supplemented or modified from time to time, the "Credit Agreement"), among the Borrower, the Lenders, the Documentation Agent, Syndication Agent, the several financial institutions specifically identified as Co-Agents on the signature pages thereof and the Administrative Agent.

B. The Grantors have entered into the Security Agreement in order to induce the Lenders to make additional Credit Extensions and as consideration for Credit Extensions previously made pursuant to, and upon the terms and subject to the conditions specified in, the Credit Agreement. Pursuant to the Credit Agreement, each Subsidiary that was not in existence or not a Subsidiary on the date thereof is required to enter into the Security Agreement as a Grantor upon becoming a Subsidiary. Section 26 of the Security Agreement provides that additional Subsidiaries may become Grantors under the Security Agreement by execution and delivery of an instrument in the form of this Supplement. The undersigned (the "New Grantor") is a Subsidiary of the Borrower and is executing this Supplement in accordance with the requirements of the Credit Agreement to become a Grantor under the Security Agreement in order to induce the Lenders to make additional Credit Extensions and as consideration for Credit Extensions previously made.

Accordingly, the Administrative Agent and the New Grantor agree as follows:

SECTION 1. In accordance with Section 26 of the Security Agreement, the New Grantor by its signature below becomes a Grantor under the Security Agreement with the same force and effect as if originally named therein as a Grantor and the New Grantor hereby agrees to all the terms and provisions of the Security Agreement applicable to it as a Grantor thereunder. Each reference to a "Grantor" in the Security Agreement shall be deemed to include the New Grantor. The Security Agreement is hereby incorporated herein by reference.

SECTION 2. The New Grantor represents and warrants to the Secured Parties that this Supplement has been duly authorized, executed and delivered by it and constitutes its legal, valid and binding obligation, enforceable against it in accordance with its terms, subject to the effects of applicable bankruptcy, insolvency or similar laws effecting creditors' rights generally and equitable principles of general applicability.

SECTION 3. This Supplement may be executed in two or more counterparts, each of which shall constitute an original, but all of which, when taken together, shall constitute but one instrument. This Supplement shall become effective when the Administrative Agent shall have received counterparts of this Supplement that, when taken together, bear the signatures of the New Grantor and the Administrative Agent.

SECTION 4. Except as expressly supplemented hereby, the Security Agreement shall remain in full force and effect.

SECTION 5. THIS SUPPLEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

SECTION 6. In case any one or more of the provisions contained in this Supplement should be held invalid, illegal or unenforceable in any respect, neither party hereto shall be required to comply with such provision for so long as such provision is held to be invalid, illegal or unenforceable, but the validity, legality and enforceability of the remaining provisions contained herein and in the Security Agreement shall not in any way be affected or impaired. The parties hereto shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

SECTION 7. All communications and notices hereunder shall be in writing and given as provided in the Security Agreement. All communications and notices hereunder to the New Grantor shall be given to it at the address set forth under its signature, with a copy to the Borrower.

IN WITNESS WHEREOF, the New Grantor and the Administrative Agent have duly executed this Supplement to the Security Agreement as of the day and year first above written.

[NAME OF NEW GRANTOR]

Ву:		
Name: Title:		
Address: _	 	
Fax No.: _		
Attention:		

BANK OF AMERICA NATIONAL SAVINGS & TRUST ASSOCIATION, as Administrative Agent

By:			 	
Name:				
Title:				
Address:				
Fax No.:	 	 	 	
Attention:				

Schedules:

Schedule I Filings and Other Actions Required to Perfect Security Interests
Schedule II Inventory and Equipment
Schedule IV Records of Accounts
Schedule IV Copyrights and Mask Works
Schedule V Patents
Schedule VI Trademarks
Schedule VII Trade Secrets
Schedule VIII Deposit Accounts

SCHEDULE I TO SECURITY AGREEMENT

FILINGS AND OTHER ACTIONS REQUIRED TO PERFECT SECURITY INTERESTS

Uniform Commercial Code Filings

Name of Grantor

Filing Jurisdiction

24281968.4

TRADEMARK REEL: 1739 FRAME: 0126

- 27 -

SCHEDULE II TO SECURITY AGREEMENT

INVENTORY AND EQUIPMENT LOCATIONS

Name of Grantor

Location

24281968.4

- 28 -

TRADEMARK REEL: 1739 FRAME: 0127

SCHEDULE III TO SECURITY AGREEMENT

RECORDS OF ACCOUNTS

Name of Grantor

Location

24281968.4

- 29 -

SCHEDULE IV TO SECURITY AGREEMENT

Item A. Copyrights/Mask Works

Registered Copyrights/Mask Works

Grantor Registration No. Registration Date Author(s) Title

Copyright/Mask Work Pending Registration Applications

Grantor Serial No. Filing Date Author(s) Title

Item B. Copyright/Mask Work Licenses

Grantor Licensor Licensee Registration No. Effective Expiration Subject

Output

Date Date Matter

24281968.4

- 30 -

TRADEMARK REEL: 1739 FRAME: 0129

SCHEDULE V TO SECURITY AGREEMENT

Item A. Patents

Intentionally omitted.

Item B. Patent Licenses

Intentionally omitted.

24281968.4 - 31 -

TRADEMARK REELI: 1739 FRAME: 0130

SCHEDULE VI TO SECURITY AGREEMENT

Item A. <u>Trademarks</u>

See attached.

Item B. Trademark Licenses

See attached.

24281968.4

TRADEMARK
REEL: 1739 FRAME: 0131



- 32 -

SCHEDULE VII TO SECURITY AGREEMENT

Trade Secret or Know-How Licenses

			Effective	Expiration	Subject
<u>Grantor</u>	<u>Licensor</u>	<u>Licensee</u>	<u>Date</u>	<u>Date</u>	<u>Matter</u>

SCHEDULE VIII TO SECURITY AGREEMENT

Deposit Accounts

Grantor Bank Address of Bank Type of Account Number

24281968.4

- 34 -

TRADEMARK REEL: 1739 FRAME: 0133