REC T. 11-24-1998



U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

MRD 11.20.98 10	0907317
To the Honorable Commissioner of Patents and Trademar	rks: Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Home Products International, Inc.	2. Name and address of receiving party(ies):
□ Individual(s) □ Association	Name: The Chase Manhattan Bank, as Administrative Agent
☐ General Partnership ☐ Limited Partnership	Internal Address:
□√ Corporation-State (DE)	Street Address: 200 Jericho Quadrangle
□ OtherAdditional name(s) of conveying party(ies) attached? □ ✓ Yes □ No	City: <u>Jericho</u> State: <u>New York</u> ZIP: <u>11753</u>
3. Nature of conveyance:	□ Individual(s) citizenship
□ Assignment □ Merger	□ Association □ General Partnership
□√ Security Agreement □ Change of Name	□ Limited Partnership
□ Other	□ Corporation-State
Execution Date: September 8, 1998	□ √ Other New York banking corporation If assignee is not domiciled in the United States, a domestic representative designation is attached: □ Yes □ √ No (Designation must be a separate document from Assignment) Additional name(s) & address(es) attached? □ Yes □ √ No
 4. Application number(s) or registration number(s): A. Trademark Application No.(s) See attached Continuation of Item 4 or Schedule 6 to document Additional number	B. Trademark Registration No.(s) See attached Continuation of Item 4 or Schedule 6 to document
 Name and address of party to whom correspondence concerning document should be mailed: 	6. Total number of applications and registrations involved:
Name: Lori E. Lesser, Esq. Internal Address: Simpson Thacher & Bartlett /24/1998 JSHABAZZ 00000041 1704252	7. Total fee (37 CFR 3.41):
FC:461 40.00 (IP	8. Deposit account number:
Street Address: 425 Lexington Avenue	
	(Attached duplicate copy of this page if paying by deposit account)
City: New York State: New York ZIP: 10017	
	USE THIS SPACE
9. Statement and signature. To the best of my knowledge and belief, the foregoing information a document.	is true and correct and any attached copy is a true copy of the original
Lori E. Lesser, Esq.	7 11-18-98
Name of Person Signing Signature	e Date Total number of pages comprising cover sheet: 7

CONTINUATION OF ITEM ONE FROM RECORDATION COVER SHEET

1. Name of conveying party(ies):

SELFIX, INC. (DE Corporation)

TAMOR CORPORATION (MA Corporation)

SEYMOUR HOUSEWARES CORPORATION (DE Corporation)

SHUTTERS, INC. (IL Corporation)

PRESTIGE PLASTICS, INC. (IL Corporation)

CONTINUATION OF ITEM FOUR FROM RECORDATION COVER SHEET

4. Application number(s) or registration number(s):

Serial/ Registration No.
1,704,252
655,229
230,521
655,026
652,951
686,612
768,940
860,505
1,107,171
1,146,430
1,468,329
1,547,440
1,546,473
1,607,502
1,649,505
1,734,640
1,673,485
1,690,224
1,690,225
1,777,909
1,759,932
1,729,420
1,729,421
1,727,687
1,751,321
1,813,613

Serial/ Registration No.
1,867,666
1,363,409
1,476,871
388,320
691,644
752,930
771,851
1,187,725
1,395,733
1,405,010
1,507,217
1,569,803
1,101,531
1,991,617
2,019,770
2,050,046
2,058,476
2,074,244
1,826,373
2,089,547
1,236,165
1,439,197
1,798,717
1,406,775
1,251,159
1,710,770
1,642,448
1,542,546

Serial/ Registration No.
1,598,637
1,714,674
873,315
1,853,091
75/264,337
1,447,127
75/264,425
1,191,202
1,156,424
1,421,109
2,060,022
1,268,630
896,315
1,423,939
1,229,795
2,024,341
1,457,450
2,044,731
1,061,097
817,656
902,488
938,467
1,197,305
1,596,479
1,555,801
924,581
75/182,854
1,394,905

Serial/ Registration No.
1,349,644
1,160,155
1,798,716
1,248,364
1,155,728
1,149,434
1,179,331
1,288,482
1,334,294
1,070,286
1,645,272
1,788,182
1,923,680
1,917,978
1,680,427
1,756,275
1,399,047
1,330,914
838,990
1,488,511
743,608
1,580,141
1,580,142
1,815,940
1,988,568
861,216
939,320
1,135,775

Serial/ Registration No.
1,148,955
1,590,927
1,869,622
1,409,462
1,863,234
1,864,748
1,835,039
75/034,759
1,868,349
1,992,582
2,064,464

AMENDED AND RESTATED GUARANTEE AND COLLATERAL AGREEMENT

made by

HOME PRODUCTS INTERNATIONAL, INC.

and certain of its Subsidiaries

in favor of

THE CHASE MANHATTAN BANK, as Administrative Agent

Dated as of September 8, 1998

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AMENDED AND RESTATED GUARANTEE AND COLLATERAL AGREEMENT

AMENDED AND RESTATED GUARANTEE AND COLLATERAL AGREEMENT, dated as of September 8, 1998, made by each of the signatories hereto (together with any other entity that may become a party hereto as provided herein, the "Grantors"), in favor of THE CHASE MANHATTAN BANK, as Administrative Agent (in such capacity, the "Administrative Agent") for the banks and other financial institutions (the "Lenders") from time to time parties to the Amended and Restated Credit Agreement, dated as of September 8, 1998 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Home Products International, Inc. (the "Borrower"), the Lenders and the Administrative Agent.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders have severally agreed to make extensions of credit to the Borrower upon the terms and subject to the conditions set forth therein;

WHEREAS, the Borrower is a member of an affiliated group of companies that includes each other Grantor;

WHEREAS, the proceeds of the extensions of credit under the Credit Agreement will be used in part to enable the Borrower to make valuable transfers to one or more of the other Grantors in connection with the operation of their respective businesses;

WHEREAS, the Borrower and the other Grantors are engaged in related businesses, and each Grantor will derive substantial direct and indirect benefit from the making of the extensions of credit under the Credit Agreement; and

WHEREAS, it is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement that the Grantors shall have executed and delivered this Agreement to the Administrative Agent for the ratable benefit of the Lenders;

NOW, THEREFORE, in consideration of the premises and to induce the Administrative Agent and the Lenders to enter into the Credit Agreement and to induce the Lenders to make their respective extensions of credit to the Borrower thereunder, each Grantor hereby agrees with the Administrative Agent, for the ratable benefit of the Lenders, as follows:

SECTION 1. DEFINED TERMS

- 1.1 <u>Definitions</u>. (a) Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement, and the following terms are used herein as defined in the New York UCC: Accounts, Certificated Security, Chattel Paper, Documents, Equipment, Farm Products, Instruments and Inventory.
 - (b) The following terms shall have the following meanings:

"Agreement": this Amended and Restated Guarantee and Collateral Agreement, as the same may be amended, supplemented or otherwise modified from time to time.

"Borrower Obligations": the collective reference to the unpaid principal of and interest on the Loans and Reimbursement Obligations and all other obligations and liabilities of the Borrower (including, without limitation, interest accruing at the then applicable rate provided in the Credit Agreement after the maturity of the Loans and Reimbursement Obligations 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) to the Administrative Agent or any Lender (or, in the case of any Lender Hedge Agreement, any Affiliate of any Lender), whether direct or indirect. absolute or contingent, due or to become due, or now existing or hereafter incurred, which may arise under, out of, or in connection with, the Credit Agreement, this Agreement, the other Loan Documents, any Letter of Credit, any Lender Hedge Agreement or any other document made, delivered or given in connection with any of the foregoing, in each case 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 pursuant to the terms of any of the foregoing agreements).

"Collateral": as defined in Section 3.

"Collateral Account": any collateral account established by the Administrative Agent as provided in Section 6.1 or 6.4.

"Copyrights": (i) all copyrights arising under the laws of the United States, any other country or any political subdivision thereof, whether registered or unregistered and whether published or unpublished (including, without limitation, those listed in Schedule 6), all registrations and recordings thereof, and all applications in connection therewith, including, without limitation, all registrations, recordings and applications in the United States Copyright Office, and (ii) the right to obtain all renewals thereof.

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"Copyright Licenses": any written agreement naming any Grantor as licensor or licensee (including, without limitation, those listed in Schedule 6), granting any right under any Copyright, including, without limitation, the grant of rights to manufacture, distribute, exploit and sell materials derived from any Copyright.

"Deposit Account": as defined in the Uniform Commercial Code of any applicable jurisdiction and, in any event, including, without limitation, any demand, time, savings, passbook or like account maintained with a depositary institution.

"Foreign Subsidiary": any Subsidiary organized under the laws of any jurisdiction outside the United States of America.

"Foreign Subsidiary Voting Stock": the voting Capital Stock of any Foreign Subsidiary.

"General Intangibles": all "general intangibles" as such term is defined in Section 9-106 of the New York UCC and, in any event, including, without limitation, with respect to any Grantor, all contracts, agreements, instruments and indentures in any form, and portions thereof, 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, (i) all rights of such Grantor to receive moneys due and to become due to it thereunder or in connection therewith, (ii) all rights of such Grantor to damages arising thereunder and (iii) all rights of such Grantor to perform and 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 right, title and interest in such contract, agreement, instrument or indenture is not prohibited by such contract, agreement, instrument or indenture without the consent of any other party thereto, would not give any other party to such contract, agreement, instrument or indenture the right to terminate its obligations thereunder, or is permitted with consent if all necessary consents to such grant of a security interest have been obtained from the other parties thereto (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 impair the grant by such Grantor of a security interest pursuant to this Agreement in any Receivable or any money or other amounts due or to become due under any such contract, agreement, instrument or indenture.

"Guarantor Obligations": with respect to any Guarantor, all obligations and liabilities of such Guarantor which may arise under or in connection with this Agreement (including, without limitation, Section 2) or any other Loan Document to which such Guarantor is a party, in each case whether on account of guarantee obligations, 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 such Guarantor pursuant to the terms of this Agreement or any other Loan Document).

"Guarantors": the collective reference to each Grantor other than the Borrower.

"Intellectual Property": the collective reference to all rights, priorities and privileges relating to intellectual property, whether arising under United States, multinational or foreign laws or otherwise, including, without limitation, the Copyrights, the Copyright Licenses, the Patents, the Patent Licenses, the Trademarks and the Trademark Licenses, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

"Intercompany Note": any promissory note evidencing loans made by any Grantor to any other Grantor.

"Investment Property": the collective reference to (i) all "investment property" as such term is defined in Section 9-115 of the New York UCC (other than any Foreign Subsidiary Voting Stock excluded from the definition of "Pledged Stock") and (ii) whether or not constituting "investment property" as so defined, all Pledged Notes and all Pledged Stock.

"Issuers": the collective reference to each issuer of any Investment Property.

"Lender Hedge Agreements": all interest rate swaps, caps or collar agreements or similar arrangements entered into by the Borrower with any Lender (or any Affiliate of any Lender) providing for protection against fluctuations in interest rates or currency exchange rates or the exchange of nominal interest obligations, either generally or under specific contingencies.

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

"Obligations": (i) in the case of the Borrower, the Borrower Obligations, and (ii) in the case of each Guarantor, its Guarantor Obligations.

"Patents": (i) all letters patent of the United States, any other country or any political subdivision thereof, all reissues and extensions thereof and all goodwill associated therewith, including, without limitation, any of the foregoing referred to in Schedule 6, (ii) all applications for letters patent of the United States or any other country and all divisions, continuations and continuations-in-part thereof, including, without limitation, any of the foregoing referred to in Schedule 6, and (iii) all rights to obtain any reissues or extensions of the foregoing.

"Patent License": all agreements, whether written or oral, providing for the grant by or to any Grantor of any right to manufacture, use or sell any invention covered in whole or in part by a Patent, including, without limitation, any of the foregoing referred to in Schedule 6.

"Pledged Notes": all promissory notes listed on Schedule 2, all Intercompany Notes at any time issued to any Grantor and all other promissory notes issued to or held by any Grantor (other than (i) promissory notes issued in connection with extensions of trade credit by any Grantor in the ordinary course of business and (ii) any individual promissory note which is less than \$25,000 in principal amount, up to an aggregate of \$100,000 for all such promissory notes excluded under this clause (ii)).

"Pledged Stock": the shares of Capital Stock listed on Schedule 2, together with any other shares, stock certificates, options or rights of any nature whatsoever in respect of the Capital Stock of any Person that may be issued or granted to, or held by, any Grantor while this Agreement is in effect; provided that in no event shall more than 65% of the total outstanding Foreign Subsidiary Voting Stock of any Foreign Subsidiary be required to be pledged hereunder or, following any change in applicable law, such greater or lesser percentage which would not result in adverse tax consequences.

"Proceeds": all "proceeds" as such term is defined in Section 9-306(1) of the New York UCC and, in any event, shall include, without limitation, all dividends or other income from the Investment Property, collections thereon or distributions or payments with respect thereto.

"Receivable": any right to payment for goods sold or leased or for services rendered, whether or not such right is evidenced by an Instrument or Chattel Paper and whether or not it has been earned by performance (including, without limitation, any Account).

"Securities Act": the Securities Act of 1933, as amended.

"Trademarks": (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos and other source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, or otherwise, and all common-law rights related thereto, including, without limitation, any of the foregoing referred to in Schedule 6, and (ii) the right to obtain all renewals thereof.

"Trademark License": any agreement, whether written or oral, providing for the grant by or to any Grantor of any right to use any Trademark, including, without limitation, any of the foregoing referred to in Schedule 6.

- 1.2 Other Definitional Provisions. (a) The words "hereof," "herein", "hereto" 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 and Schedule references are to this Agreement unless otherwise specified.
- (b) The meanings given to terms defined herein shall be equally applicable to both the singular and plural forms of such terms.
- (c) Where the context requires, terms relating to the Collateral or any part thereof, when used in relation to a Grantor, shall refer to such Grantor's Collateral or the relevant part thereof.

SECTION 2. GUARANTEE

- 2.1 <u>Guarantee</u>. (a) Each of the Guarantors hereby, jointly and severally, unconditionally and irrevocably, guarantees to the Administrative Agent, for the ratable benefit of the Lenders and their respective successors, indorsees, 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 Borrower Obligations.
- (b) Anything herein or in any other Loan Document to the contrary notwithstanding, the maximum liability of each Guarantor hereunder and under the other Loan Documents shall in no event exceed the amount which can be guaranteed by such Guarantor under applicable federal and state laws relating to the insolvency of debtors (after giving effect to the right of contribution established in Section 2.2).
- (c) Each Guarantor agrees that the Borrower Obligations may at any time and from time to time exceed the amount of the liability of such Guarantor hereunder without impairing the guarantee contained in this Section 2 or affecting the rights and remedies of the Administrative Agent or any Lender hereunder.
- (d) The guarantee contained in this Section 2 shall remain in full force and effect until all the Borrower Obligations and the obligations of each Guarantor under the guarantee contained in this Section 2 shall have been satisfied by payment in full, no Letter of Credit shall be outstanding and the Commitments shall be terminated, notwithstanding that from time to time during the term of the Credit Agreement the Borrower may be free from any Borrower Obligations.
- (e) No payment made by the Borrower, any of the Guarantors, any other guarantor or any other Person or received or collected by the Administrative Agent or any

Lender from the Borrower, any of the Guarantors, any other guarantor or any other Person by virtue of any action or proceeding or any set-off or appropriation or application at any time or from time to time in reduction of or in payment of the Borrower Obligations shall be deemed to modify, reduce, release or otherwise affect the liability of any Guarantor hereunder which shall, notwithstanding any such payment (other than any payment made by such Guarantor in respect of the Borrower Obligations or any payment received or collected from such Guarantor in respect of the Borrower Obligations), remain liable for the Borrower Obligations up to the maximum liability of such Guarantor hereunder until the Borrower Obligations are paid in full, no Letter of Credit shall be outstanding and the Commitments are terminated.

- 2.2 Right of Contribution. Each Guarantor hereby agrees that to the extent that a Guarantor shall have paid more than its proportionate share of any payment made hereunder, such Guarantor shall be entitled to seek and receive contribution from and against any other Guarantor hereunder which has not paid its proportionate share of such payment. Each Guarantor's right of contribution shall be subject to the terms and conditions of Section 2.3. The provisions of this Section 2.2 shall in no respect limit the obligations and liabilities of any Guarantor to the Administrative Agent and the Lenders, and each Guarantor shall remain liable to the Administrative Agent and the Lenders for the full amount guaranteed by such Guarantor hereunder.
- 2.3 No Subrogation. Notwithstanding any payment made by any Guarantor hereunder or any set-off or application of funds of any Guarantor by the Administrative Agent or any Lender, no Guarantor shall be entitled to be subrogated to any of the rights of the Administrative Agent or any Lender against the Borrower or any other Guarantor or any collateral security or guarantee or right of offset held by the Administrative Agent or any Lender for the payment of the Borrower Obligations, nor shall any Guarantor seek or be entitled to seek any contribution or reimbursement from the Borrower or any other Guarantor in respect of payments made by such Guarantor hereunder, until all amounts owing to the Administrative Agent and the Lenders by the Borrower on account of the Borrower Obligations are paid in full, no Letter of Credit shall be outstanding and the Commitments are terminated. If any amount shall be paid to any Guarantor on account of such subrogation rights at any time when all of the Borrower Obligations shall not have been paid in full, such amount shall be held by such Guarantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Guarantor, and shall, forthwith upon receipt by such Guarantor, be turned over to the Administrative Agent in the exact form received by such Guarantor (duly indorsed by such Guarantor to the Administrative Agent, if required), to be applied against the Borrower Obligations, whether matured or unmatured, in such order as the Administrative Agent may determine.
- 2.4 Amendments, etc. with respect to the Borrower Obligations. Each Guarantor shall remain obligated hereunder notwithstanding that, without any reservation of rights against any Guarantor and without notice to or further assent by any Guarantor, any demand for payment of any of the Borrower Obligations made by the Administrative Agent or any Lender may be rescinded by the Administrative Agent or such Lender and any of the Borrower Obligations continued, and the Borrower Obligations, or the liability of any other

Person upon or for any part thereof, or any collateral security or guarantee therefor or right of offset with respect thereto, may, from time to time, in whole or in part, be renewed, extended, amended, modified, accelerated, compromised, waived, surrendered or released by the Administrative Agent or any Lender, and the Credit Agreement and the other Loan Documents and any other documents executed and delivered in connection therewith may be amended, modified, supplemented or terminated, in whole or in part, as the Administrative Agent (or the Required Lenders or all Lenders, as the case may be) may deem advisable from time to time, and any collateral security, guarantee or right of offset at any time held by the Administrative Agent or any Lender for the payment of the Borrower Obligations may be sold, exchanged, waived, surrendered or released. Neither the Administrative Agent nor any Lender shall have any obligation to protect, secure, perfect or insure any Lien at any time held by it as security for the Borrower Obligations or for the guarantee contained in this Section 2 or any property subject thereto.

2.5 Guarantee Absolute and Unconditional. Each Guarantor waives any and all notice of the creation, renewal, extension or accrual of any of the Borrower Obligations and notice of or proof of reliance by the Administrative Agent or any Lender upon the guarantee contained in this Section 2 or acceptance of the guarantee contained in this Section 2; the Borrower Obligations, and any of them, shall conclusively be deemed to have been created, contracted or incurred, or renewed, extended, amended or waived, in reliance upon the guarantee contained in this Section 2; and all dealings between the Borrower and any of the Guarantors, on the one hand, and the Administrative Agent and the Lenders, on the other hand, likewise shall be conclusively presumed to have been had or consummated in reliance upon the guarantee contained in this Section 2. Each Guarantor waives diligence, presentment, protest, demand for payment and notice of default or nonpayment to or upon the Borrower or any of the Guarantors with respect to the Borrower Obligations. Each Guarantor understands and agrees that the guarantee contained in this Section 2 shall be construed as a continuing, absolute and unconditional guarantee of payment without regard to (a) the validity or enforceability of the Credit Agreement or any other Loan Document, any of the Borrower Obligations or any other collateral security therefor or guarantee or right of offset with respect thereto at any time or from time to time held by the Administrative Agent or any Lender, (b) any defense, set-off or counterclaim (other than a defense of payment or performance) which may at any time be available to or be asserted by the Borrower or any other Person against the Administrative Agent or any Lender, or (c) any other circumstance whatsoever (with or without notice to or knowledge of the Borrower or such Guarantor) which constitutes, or might be construed to constitute, an equitable or legal discharge of the Borrower for the Borrower Obligations, or of such Guarantor under the guarantee contained in this Section 2, in bankruptcy or in any other instance. When making any demand hereunder or otherwise pursuing its rights and remedies hereunder against any Guarantor, the Administrative Agent or any Lender may, but shall be under no obligation to, make a similar demand on or otherwise pursue such rights and remedies as it may have against the Borrower, any other Guarantor or any other Person or against any collateral security or guarantee for the Borrower Obligations or any right of offset with respect thereto, and any failure by the Administrative Agent or any Lender to make any such demand, to pursue such other rights or remedies or to collect any payments from the Borrower, any other Guarantor or any other Person or to realize upon any

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such collateral security or guarantee or to exercise any such right of offset, or any release of the Borrower, any other Guarantor or any other Person or any such collateral security, guarantee or right of offset, shall not relieve any Guarantor of any obligation or liability hereunder, and shall not impair or affect the rights and remedies, whether express, implied or available as a matter of law, of the Administrative Agent or any Lender against any Guarantor. For the purposes hereof "demand" shall include the commencement and continuance of any legal proceedings.

- 2.6 <u>Reinstatement</u>. The guarantee contained in this Section 2 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 Borrower Obligations is rescinded or must otherwise be restored or returned by the Administrative Agent or any Lender upon the insolvency, bankruptcy, dissolution, liquidation or reorganization of the Borrower or any Guarantor, or upon or as a result of the appointment of a receiver, intervenor or conservator of, or trustee or similar officer for, the Borrower or any Guarantor or any substantial part of its property, or otherwise, all as though such payments had not been made.
- 2.7 Payments. Each Guarantor hereby guarantees that payments hereunder will be paid to the Administrative Agent without set-off or counterclaim in Dollars at the office of the Administrative Agent located at 270 Park Avenue, New York, New York 10017.

SECTION 3. GRANT OF SECURITY INTEREST

Each Grantor hereby assigns and transfers to the Administrative Agent, and hereby grants to the Administrative Agent, for the ratable benefit of the Lenders, a security interest in, all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Collateral"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of such Grantor's Obligations,:

- (a) all Accounts;
- (b) all Chattel Paper;
- (c) all Deposit Accounts;
- (d) all Documents;
- (e) all Equipment;
- (f) all General Intangibles;
- (g) all Instruments;

- (h) all Intellectual Property;
- (i) all Inventory;
- (j) all Investment Property;
- (k) all other property not otherwise described above;
- (1) all books and records pertaining to the Collateral; and
- (m) to the extent not otherwise included, all Proceeds and products of any and all of the foregoing and all collateral security and guarantees given by any Person with respect to any of the foregoing.

SECTION 4. REPRESENTATIONS AND WARRANTIES

To induce the Administrative Agent and the Lenders to enter into the Credit Agreement and to induce the Lenders to make their respective extensions of credit to the Borrower thereunder, each Grantor hereby represents and warrants to the Administrative Agent and each Lender that:

- 4.1 <u>Title: No Other Liens</u>. Except for the security interest granted to the Administrative Agent for the ratable benefit of the Lenders pursuant to this Agreement and the other Liens permitted to exist on the Collateral by the Credit Agreement, such Grantor owns each item of the Collateral free and clear of any and all Liens or claims of others. No financing statement or other public notice with respect to all or any part of the Collateral is on file or of record in any public office, except such as have been filed in favor of the Administrative Agent, for the ratable benefit of the Lenders, pursuant to this Agreement, filings evidencing Liens permitted by the Credit Agreement and filings for which termination statements have been delivered to the Administrative Agent.
- 4.2 Perfected First Priority Liens. The security interests granted pursuant to this Agreement (a) upon completion of the filings and other actions specified on Schedule 3 (which, in the case of all filings and other documents referred to on said Schedule, have been delivered to the Administrative Agent in completed and duly executed form) will constitute valid perfected security interests in all of the Collateral in favor of the Administrative Agent, for the ratable benefit of the Lenders, as collateral security for such Grantor's Obligations, enforceable in accordance with the terms hereof against all creditors of such Grantor and any Persons purporting to purchase any Collateral from such Grantor and (b) are prior to all other Liens on the Collateral in existence on the date hereof except for Liens permitted by the Credit Agreement.

- 4.3 <u>Chief Executive Office</u>. On the date hereof, such Grantor's jurisdiction of organization and the location of such Grantor's chief executive office or sole place of business are specified on <u>Schedule 4</u>.
- 4.4 <u>Inventory and Equipment</u>. On the date hereof, the Inventory and the Equipment (other than mobile goods) are kept at the locations listed on <u>Schedule 5</u>, except with respect to Inventory and Equipment with an aggregate fair market value of less than \$500,000 which may be located at other locations.
- 4.5 Farm Products. None of the Collateral constitutes, or is the Proceeds of, Farm Products.
- 4.6 <u>Investment Property</u>. (a) The shares of Pledged Stock pledged by such Grantor hereunder constitute all the issued and outstanding shares of all classes of the Capital Stock of each Issuer owned by such Grantor or, in the case of Foreign Subsidiary Voting Stock, if less, 65% of the outstanding Foreign Subsidiary Voting Stock of each relevant Issuer, other than Pledged Stock of Issuers which are not Subsidiaries and which in the aggregate, is immaterial in market value.
- (b) All the shares of the Pledged Stock have been duly and validly issued and are fully paid and nonassessable.
- (c) Each of the Pledged Notes constitutes the legal, valid and binding obligation of the obligor with respect thereto, enforceable in accordance with its terms, subject to the effects of bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditors' rights generally, general equitable principles (whether considered in a proceeding in equity or at law) and an implied covenant of good faith and fair dealing.
- (d) Such Grantor is the record and beneficial owner of, and has good and marketable title to, the Investment Property pledged by it hereunder, free of any and all Liens or options in favor of, or claims of, any other Person, except the security interest created by this Agreement and except, in the case of Investment Property which does not constitute Pledged Stock or Pledged Notes, for the Liens permitted by Section 7.3 of the Credit Agreement.
- 4.7 <u>Receivables</u>. (a) No material amount payable to such Grantor under or in connection with any Receivable is evidenced by any Instrument or Chattel Paper which has not been delivered to the Administrative Agent.
 - (b) None of the obligors on any Receivables is a Governmental Authority.
- (c) The amounts represented by such Grantor to the Lenders from time to time as owing to such Grantor in respect of the Receivables (to the extent such representations are required by any of the Loan Documents) will at such times be accurate.

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- 4.8 <u>Intellectual Property</u>. (a) <u>Schedule 6</u> lists all Intellectual Property owned by such Grantor in its own name on the date hereof.
- (b) On the date hereof, all material Intellectual Property is valid, subsisting, unexpired and enforceable, has not been abandoned and, to such Grantor's knowledge, does not infringe the intellectual property rights of any other Person.
- (c) Except as set forth in <u>Schedule 6</u>, on the date hereof, none of the material Intellectual Property is the subject of any licensing or franchise agreement pursuant to which such Grantor is the licensor or franchisor.
- (d) No holding, decision or judgment has been rendered by any Governmental Authority which would limit, cancel or question the validity of, or such Grantor's rights in, any Intellectual Property in any respect that could reasonably be expected to have a Material Adverse Effect.
- (e) No action or proceeding is pending, or, to the knowledge of such Grantor, threatened, on the date hereof (i) seeking to limit, cancel or question the validity of any material Intellectual Property or such Grantor's ownership interest therein, or (ii) which, if adversely determined, would have a material adverse effect on the value of any material Intellectual Property.

SECTION 5. COVENANTS

Each Grantor covenants and agrees with the Administrative Agent and the Lenders that, from and after the date of this Agreement until the Obligations shall have been paid in full, no Letter of Credit shall be outstanding and the Commitments shall have terminated:

- 5.1 Delivery of Instruments, Certificated Securities and Chattel Paper. If any material amount payable under or in connection with any of the Collateral shall be or become evidenced by any Instrument, Certificated Security or Chattel Paper, such Instrument, Certificated Security or Chattel Paper shall be immediately delivered to the Administrative Agent, duly indorsed in a manner satisfactory to the Administrative Agent, to be held as Collateral pursuant to this Agreement. In the event that an Event of Default shall have occurred and be continuing, upon the request of the Administrative Agent, any Instrument, Certificated Security or Chattel Paper not theretofore delivered to the Administrative Agent and at such time being held by such Grantor shall be immediately delivered to the Administrative Agent, to be held as Collateral pursuant to this Agreement.
- 5.2 <u>Maintenance of Insurance</u>. (a) Such Grantor will maintain, with financially sound and reputable companies, insurance policies (i) insuring the Inventory, Equipment and Vehicles against loss by fire, explosion, theft and such other casualties as may be reasonably satisfactory to the Administrative Agent and (ii) insuring such Grantor, the

Administrative Agent and the Lenders against liability for personal injury and property damage relating to such Inventory, Equipment and Vehicles, such policies to be in such form and amounts and having such coverage as may be reasonably satisfactory to the Administrative Agent and the Lenders.

- (b) All such insurance shall (i) provide that no cancellation, material reduction in amount or material change in coverage thereof shall be effective until at least 30 days after receipt by the Administrative Agent of written notice thereof, (ii) name the Administrative Agent as insured party or loss payee, (iii) if reasonably requested by the Administrative Agent, include a breach of warranty clause and (iv) be reasonably satisfactory in all other respects to the Administrative Agent.
- (c) The Borrower shall deliver to the Administrative Agent and the Lenders a report of a reputable insurance broker with respect to such insurance as the Administrative Agent may from time to time reasonably request.
- otherwise satisfy at or before maturity or before they become delinquent, as the case may be, all material taxes, assessments and governmental charges or levies imposed upon the Collateral or in respect of income or profits therefrom, as well as all material claims of any kind (including, without limitation, material claims for labor, materials and supplies) against or with respect to the Collateral, except that no such charge need be paid if the amount or validity thereof is currently being contested in good faith by appropriate proceedings, reserves in conformity with GAAP with respect thereto have been provided on the books of such Grantor and such proceedings could not reasonably be expected to result in the sale, forfeiture or loss of any material portion of the Collateral or any interest therein.
- 5.4 <u>Maintenance of Perfected Security Interest; Further Documentation</u>. (a) Such Grantor shall maintain the security interest created by this Agreement as a perfected security interest having at least the priority described in Section 4.2 and shall defend such security interest against the claims and demands of all Persons whomsoever.
- (b) Such Grantor will furnish to the Administrative Agent and the Lenders from time to time statements and schedules further identifying and describing the assets and property of such Grantor and such other reports in connection therewith as the Administrative Agent may reasonably request, all in reasonable detail.
- (c) At any time and from time to time, upon the written request of the Administrative Agent, and at the sole expense of such Grantor, such Grantor will promptly and duly execute and deliver, and have recorded, such further instruments and documents and take such further actions 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, (i) filing any financing or continuation statements under the Uniform Commercial Code (or other similar laws) in effect in any jurisdiction with respect to the security interests created hereby and (ii) in the case of

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Investment Property, Deposit Accounts and any other relevant Collateral, taking any actions necessary to enable the Administrative Agent to obtain "control" (within the meaning of the applicable Uniform Commercial Code) with respect thereto.

- 5.5 Changes in Locations, Name, etc. Such Grantor will not, except upon 15 days' prior written notice to the Administrative Agent and delivery to the Administrative Agent of (a) all additional executed financing statements and other documents reasonably requested by the Administrative Agent to maintain the validity, perfection and priority of the security interests provided for herein and (b) if applicable, a written supplement to Schedule 5 showing any additional location at which Inventory or Equipment shall be kept:
 - (i) permit any of the Inventory or Equipment (other than mobile goods) to be kept at a location other than those listed on Schedule 5; provided, that up to \$500,000 in fair market value of any such Inventory and Equipment may be kept at other locations;
 - (ii) change its jurisdiction of organization or the location of its chief executive office or sole place of business from that referred to in Section 4.3; or
 - (iii) change its name, identity or corporate structure to such an extent that any financing statement filed by the Administrative Agent in connection with this Agreement would become misleading.
- 5.6 Notices. Such Grantor will advise the Administrative Agent and the Lenders promptly, in reasonable detail, of:
- (a) any Lien (other than security interests created hereby or Liens permitted under the Credit Agreement) on any of the Collateral which would adversely affect the ability of the Administrative Agent to exercise any of its remedies hereunder; and
- (b) the occurrence of any other event which could reasonably be expected to have a material adverse effect on the aggregate value of the Collateral or on the security interests created hereby.
- 5.7 Investment Property. (a) If such Grantor shall become entitled to receive or shall receive any stock certificate (including, without limitation, any certificate representing a stock dividend or a distribution in connection with any reclassification, increase or reduction of capital or any certificate issued in connection with any reorganization), option or rights in respect of the Capital Stock of any Issuer, whether in addition to, in substitution of, as a conversion of, or in exchange for, any shares of the Pledged Stock, or otherwise in respect thereof, such Grantor shall accept the same as the agent of the Administrative Agent and the Lenders, hold the same in trust for the Administrative Agent and the Lenders and deliver the same forthwith to the Administrative Agent in the exact form received, duly indorsed by such Grantor to the Administrative Agent, if required, together with an undated stock power covering such certificate duly executed in blank by such Grantor and with, if the

Administrative Agent so requests, signature guaranteed, to be held by the Administrative Agent, subject to the terms hereof, as additional collateral security for the Obligations. Upon the occurrence and during the continuance of an Event of Default, (i) any sums paid upon or in respect of the Investment Property upon the liquidation or dissolution of any Issuer shall be paid over to the Administrative Agent to be held by it hereunder as additional collateral security for the Obligations, and (ii) in case any distribution of capital shall be made on or in respect of the Investment Property or any property shall be distributed upon or with respect to the Investment Property pursuant to the recapitalization or reclassification of the capital of any Issuer or pursuant to the reorganization thereof, the property so distributed shall, unless otherwise subject to a perfected security interest in favor of the Administrative Agent, be delivered to the Administrative Agent to be held by it hereunder as additional collateral security for the Obligations. Upon the occurrence and during the continuance of an Event of Default, if any sums of money or property so paid or distributed in respect of the Investment Property shall be received by such Grantor, such Grantor shall, until such money or property is paid or delivered to the Administrative Agent, hold such money or property in trust for the Lenders, segregated from other funds of such Grantor, as additional collateral security for the Obligations.

- (b) Without the prior written consent of the Administrative Agent, such Grantor will not (i) vote to enable, or take any other action to permit, any Issuer to issue any stock or other equity securities of any nature or to issue any other securities convertible into or granting the right to purchase or exchange for any stock or other equity securities of any nature of any Issuer, (ii) sell, assign, transfer, exchange, or otherwise dispose of, or grant any option with respect to, the Investment Property or Proceeds thereof (except pursuant to a transaction expressly permitted by the Credit Agreement) other than, with respect to Investment Property not constituting Pledged Stock or Pledged Notes, any such action which is not prohibited by the Credit Agreement, (iii) create, incur or permit to exist any Lien or option in favor of, or any claim of any Person with respect to, any of the Investment Property or Proceeds thereof, or any interest therein, except for the security interests created by this Agreement or Liens arising by operation of law or, with respect to Investment Property not constituting Pledged Stock or Pledged Notes, as may be permitted by the Credit Agreement, or (iv) enter into any agreement or undertaking restricting the right or ability of such Grantor or the Administrative Agent to sell, assign or transfer any of the Investment Property or Proceeds thereof, except, with respect to such Investment Property, shareholders' agreements entered into by such Grantor with respect to Persons in which such Grantor maintains an ownership interest of 50% or less.
- (c) In the case of each Grantor which is an Issuer, such Issuer agrees that (i) it will be bound by the terms of this Agreement relating to the Investment Property issued by it and will comply with such terms insofar as such terms are applicable to it, (ii) it will notify the Administrative Agent promptly in writing of the occurrence of any of the events described in Section 5.7(a) with respect to the Investment Property issued by it and (iii) the terms of Sections 6.3(c) and 6.7 shall apply to it, mutatis mutandis, with respect to all actions that may be required of it pursuant to Section 6.3(c) or 6.7 with respect to the Investment Property issued by it.

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- 5.8 Receivables. (a) Other than in the ordinary course of business consistent with its past practice and in amounts which are not material to such Grantor, such Grantor will not (i) grant any extension of the time of payment of any Receivable, (ii) compromise or settle any Receivable for less than the full amount thereof, (iii) release, wholly or partially, any Person liable for the payment of any Receivable, (iv) allow any credit or discount whatsoever on any Receivable or (v) amend, supplement or modify any Receivable in any manner that could adversely affect the value thereof.
- (b) Such Grantor will deliver to the Administrative Agent a copy of each material demand, notice or document received by it that questions or calls into doubt the validity or enforceability of more than 5% of the aggregate amount of the then outstanding Receivables for all Grantors.
- 5.9 Intellectual Property. (a) Such Grantor (either itself or through licensees) will (i) continue to use each material Trademark on each and every trademark class of goods applicable to its current line as reflected in its current catalogs, brochures and price lists in order to maintain such Trademark in full force free from any claim of abandonment for non-use, (ii) maintain as in the past the quality of products and services offered under such Trademark, (iii) use such Trademark with the appropriate notice of registration and all other notices and legends required by applicable Requirements of Law, (iv) not adopt or use any mark which is confusingly similar or a colorable imitation of such Trademark unless the Administrative Agent, for the ratable benefit of the Lenders, shall obtain a perfected security interest in such mark pursuant to this Agreement, and (v) not (and not permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby such Trademark may become invalidated or impaired in any way.
- (b) Such Grantor (either itself or through licensees) will not do any act, or omit to do any act, whereby any material Patent may become forfeited, abandoned or dedicated to the public.
- (c) Such Grantor (either itself or through licensees) (i) will employ each material Copyright and (ii) will not (and will not permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby any material portion of the Copyrights may become invalidated or otherwise impaired. Such Grantor will not (either itself or through licensees) do any act whereby any material portion of the Copyrights may fall into the public domain.
- (d) Such Grantor (either itself or through licensees) will not do any act that knowingly uses any material Intellectual Property to infringe the intellectual property rights of any other Person.
- (e) Such Grantor will notify the Administrative Agent and the Lenders immediately if it knows, or has reason to know, that any application or registration relating to any material Intellectual Property may become forfeited, abandoned or dedicated to the public, or of any adverse determination or development (including, without limitation, the

institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office, the United States Copyright Office or any court or tribunal in any country) regarding such Grantor's ownership of, or the validity of, any material Intellectual Property or such Grantor's right to register the same or to own and maintain the same.

- (f) Whenever such Grantor, either by itself or through any agent, employee, licensee or designee, shall file an application for the registration of any Intellectual Property with the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency in any other country or any political subdivision thereof, such Grantor shall (i) to the extent such Intellectual Property is material, report such filing to the Administrative Agent concurrently with the next delivery of financial statements of the Borrower pursuant to Section 6.1(b) of the Credit Agreement and (ii) to the extent such Intellectual Property is not material, include all information with respect to such Intellectual Property in the report required to be delivered by the Borrower pursuant to Section 6.2(b)(iv). Upon request of the Administrative Agent, such Grantor shall execute and deliver, and have recorded, any and all agreements, instruments, documents, and papers as the Administrative Agent may request to evidence the Administrative Agent's and the Lenders' security interest in any Copyright, Patent or Trademark and the goodwill and general intangibles of such Grantor relating thereto or represented thereby.
- (g) Such Grantor will take all reasonable and necessary steps, including, without limitation, in any proceeding before the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency in any other country or any political subdivision thereof, to maintain and pursue each application (and to obtain the relevant registration) and to maintain each registration of the material Intellectual Property, including, without limitation, filing of applications for renewal, affidavits of use and affidavits of incontestability.
- (h) In the event that any material Intellectual Property is infringed, misappropriated or diluted by a third party, such Grantor shall (i) take such actions as such Grantor shall reasonably deem appropriate under the circumstances to protect such Intellectual Property and (ii) if such Intellectual Property is of material economic value, promptly notify the Administrative Agent after it learns thereof and, to the extent, in its reasonable judgment, such Grantor determines it appropriate under the circumstances, sue for infringement, misappropriation or dilution, to seek injunctive relief where appropriate and to recover any and all damages for such infringement, misappropriation or dilution.
- 5.10 Other Matters. If any Grantor shall cause to be delivered inventory or other property in excess of \$25,000 in fair market value to any bailee after the Closing Date, such Grantor shall use reasonable efforts to cause such bailee to sign a bailee's subordination letter in substantially the form agreed to between the Borrower and the Administrative Agent. Such requirement may be waived at the option of the Administrative Agent. If any Grantor shall lease any real property or facilities in excess of \$25,000 in fair market value after the Closing Date, such Grantor shall use reasonable efforts to cause the landlord in respect of

such leased property or facilities to sign a landlord waiver letter in substantially the form agreed to between the Borrower and the Administrative Agent. Such requirement may be waived at the option of the Administrative Agent.

SECTION 6. REMEDIAL PROVISIONS

- 6.1 Certain Matters Relating to Receivables. (a) At any time and from time to time after the occurrence and during the continuance of an Event of Default, the Administrative Agent shall have the right to make test verifications of the Receivables in any manner and through any medium that it reasonably considers advisable, and each Grantor shall furnish all such assistance and information as the Administrative Agent may require in connection with such test verifications. At any time and from time to time after the occurrence and during the continuance of an Event of Default, upon the Administrative Agent's request and at the expense of the relevant Grantor, such Grantor shall cause independent public accountants or others satisfactory to the Administrative Agent to furnish to the Administrative Agent reports showing reconciliations, aging and test verifications of, and trial balances for, the Receivables.
- (b) The Administrative Agent hereby authorizes each Grantor to collect such Grantor's Receivables, 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 Receivables, when collected by any Grantor, (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 the Administrative Agent, subject to withdrawal by the Administrative Agent for the account of the Lenders only as provided in Section 6.5, and (ii) until so turned over, shall be held by such Grantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Grantor. Each such deposit of Proceeds of Receivables shall be accompanied by a report identifying in reasonable detail the nature and source of the payments included in the deposit.
- (c) At any time and from time to time after the occurrence and during the continuance of an Event of Default, at the Administrative Agent's request, 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 Receivables, including, without limitation, all original orders, invoices and shipping receipts.
- 6.2 <u>Communications with Obligors; Grantors Remain Liable</u>. (a) The Administrative Agent in its own name or in the name of others may at any time after the occurrence and during the continuance of an Event of Default communicate with obligors under the Receivables to verify with them to the Administrative Agent's satisfaction the existence, amount and terms of any Receivables.

- (b) Upon the request of the Administrative Agent at any time after the occurrence and during the continuance of an Event of Default, each Grantor shall notify obligors on the Receivables that the Receivables have been assigned to the Administrative Agent for the ratable benefit of the Lenders and that payments in respect thereof shall be made directly to the Administrative Agent.
- (c) Anything herein to the contrary notwithstanding, each Grantor shall remain liable under each of the Receivables 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 thereto. Neither the Administrative Agent nor any Lender shall have any obligation or liability under any Receivable (or any agreement giving rise thereto) by reason of or arising out of this Agreement or the receipt by the Administrative Agent or any Lender of any payment relating thereto, nor shall the Administrative Agent or any Lender be obligated in any manner to perform any of the obligations of any Grantor under or pursuant to any Receivable (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 thereunder, 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.
- 6.3 Pledged Stock. (a) Unless an Event of Default shall have occurred and be continuing and the Administrative Agent shall have given notice to the relevant Grantor of the Administrative Agent's intent to exercise its corresponding rights pursuant to Section 6.3(b), each Grantor shall be permitted to receive all cash dividends paid in respect of the Pledged Stock and all payments made in respect of the Pledged Notes, to the extent permitted in the Credit Agreement, and to exercise all voting and corporate rights with respect to the Investment Property; provided however, that no vote shall be cast or corporate right exercised or other action taken which, in the Administrative Agent's reasonable judgment, would impair the Collateral or which would be inconsistent with or result in any violation of any provision of the Credit Agreement, this Agreement or any other Loan Document.
- (b) If an Event of Default shall occur and be continuing and the Administrative Agent shall give notice of its intent to exercise such rights to the relevant Grantor or Grantors, (i) the Administrative Agent shall have the right to receive any and all cash dividends, payments or other Proceeds paid in respect of the Investment Property and make application thereof to the Obligations in such order as the Administrative Agent may determine, and (ii) any or all of the Investment Property shall be registered in the name of the Administrative Agent or its nominee may thereafter exercise (x) all voting, corporate and other rights pertaining to such Investment Property at any meeting of shareholders of the relevant Issuer or Issuers or otherwise and (y) any and all rights of conversion, exchange and subscription and any other rights, privileges or options pertaining to such Investment Property as if it were the absolute owner thereof (including, without limitation, the right to exchange at its discretion any and all of the Investment Property upon the merger, consolidation, reorganization, recapitalization or other fundamental change in the corporate structure of any Issuer, or upon the exercise by any

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Grantor or the Administrative Agent of any right, privilege or option pertaining to such Investment Property, and in connection therewith, the right to deposit and deliver any and all of the Investment Property with any committee, depositary, transfer agent, registrar or other designated agency upon such terms and conditions as the Administrative Agent may determine), all without liability except to account for property actually received by it, but the Administrative Agent shall have no duty to any Grantor to exercise any such right, privilege or option and shall not be responsible for any failure to do so or delay in so doing.

- (c) Each Grantor hereby authorizes and instructs each Issuer of any Investment Property pledged by such Grantor hereunder to (i) comply with any instruction received by it from the Administrative Agent in writing that (x) states that an Event of Default has occurred and is continuing and (y) is otherwise in accordance with the terms of this Agreement, without any other or further instructions from such Grantor, and each Grantor agrees that each Issuer shall be fully protected in so complying, and (ii) unless otherwise expressly permitted hereby, pay any dividends or other payments with respect to the Investment Property directly to the Administrative Agent.
- 6.4 Proceeds to be Turned Over To Administrative Agent. In addition to the rights of the Administrative Agent and the Lenders specified in Section 6.1 with respect to payments of Receivables, if an Event of Default shall occur and be continuing, all Proceeds received by any Grantor consisting of cash, checks and other near-cash items shall be held by such Grantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Grantor, and shall, 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). All Proceeds received by the Administrative Agent hereunder shall be held by the Administrative Agent in a Collateral Account maintained under its sole dominion and control. All Proceeds while held by the Administrative Agent in a Collateral Account (or by such Grantor in trust for the Administrative Agent and the Lenders) shall continue to be held as collateral security for all the Obligations and shall not constitute payment thereof until applied as provided in Section 6.5.
- 6.5 Application of Proceeds. At such intervals as may be agreed upon by the Borrower and the Administrative Agent, or, if an Event of Default shall have occurred and be continuing, at any time at the Administrative Agent's election, the Administrative Agent may apply all or any part of Proceeds held in any Collateral Account in payment of the Obligations in such order as the Administrative Agent may elect, and any part of such funds which the Administrative Agent elects not so to apply and deems not required as collateral security for the Obligations shall be paid over from time to time by the Administrative Agent to the Borrower or to whomsoever may be lawfully entitled to receive the same. Any balance of such Proceeds remaining after the Obligations shall have been paid in full, no Letters of Credit shall be outstanding and the Commitments shall have terminated shall be paid over to the Borrower or to whomsoever may be lawfully entitled to receive the same.

- 6.6 Code and Other Remedies. If an Event of Default shall occur and be continuing, the Administrative Agent, on behalf of the Lenders, 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 New York UCC or any other applicable law. 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 any Grantor or any other Person (all and each of which 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 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 the Administrative Agent or any Lender 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. The Administrative Agent or any Lender 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 any right or equity of redemption in any Grantor, which right or equity is hereby waived and 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 action taken by it pursuant to this Section 6.6, after deducting all reasonable costs and expenses of every kind incurred in connection therewith or incidental to the care or safekeeping of any of the Collateral or in any way relating to the Collateral or the rights of the Administrative Agent and the Lenders hereunder, including, without limitation, reasonable attorneys' fees and disbursements, to the payment in whole or in part of the Obligations, in such order as the Administrative Agent may elect, 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 New York UCC, need the Administrative Agent account for the surplus, if any, to any Grantor. To the extent permitted by applicable law, each Grantor waives all claims, damages and demands it may acquire against the Administrative Agent or any Lender arising out of the exercise by them of any rights hereunder. If any notice of a proposed sale or other disposition of Collateral shall be required by law, such notice shall be deemed reasonable and proper if given at least 10 days before such sale or other disposition.
- 6.7 Registration Rights. (a) If the Administrative Agent shall determine to exercise its right to sell any or all of the Pledged Stock pursuant to Section 6.6, and if in the opinion of the Administrative Agent it is necessary or advisable to have the Pledged Stock, or that portion thereof to be sold, registered under the provisions of the Securities Act, the relevant Grantor will cause the Issuer thereof to (i) execute and deliver, and cause the directors and officers of such Issuer to execute and deliver, all such instruments and documents, and do or cause to be done all such other acts as may be, in the opinion of the

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Administrative Agent, necessary or advisable to register the Pledged Stock, or that portion thereof to be sold, under the provisions of the Securities Act, (ii) use its best efforts to cause the registration statement relating thereto to become effective and to remain effective for a period of one year from the date of the first public offering of the Pledged Stock, or that portion thereof to be sold, and (iii) make all amendments thereto and/or to the related prospectus which, in the opinion of the Administrative Agent, are necessary or advisable, all in conformity with the requirements of the Securities Act and the rules and regulations of the Securities and Exchange Commission applicable thereto. Each Grantor agrees to cause such Issuer to comply with the provisions of the securities or "Blue Sky" laws of any and all jurisdictions which the Administrative Agent shall designate and to make available to its security holders, as soon as practicable, an earnings statement (which need not be audited) which will satisfy the provisions of Section 11(a) of the Securities Act.

- (b) Each Grantor recognizes that the Administrative Agent may be unable to effect a public sale of any or all the Pledged Stock, by reason of certain prohibitions contained in the Securities Act and applicable state securities laws or otherwise, and may be compelled to resort to one or more private sales thereof to a restricted group of purchasers which will be obliged to agree, among other things, to acquire such securities for their own account for investment and not with a view to the distribution or resale thereof. Each Grantor acknowledges and agrees that any such private sale may result in prices and other terms less favorable than if such sale were a public sale and, notwithstanding such circumstances, agrees that any such private sale shall be deemed to have been made in a commercially reasonable manner. The Administrative Agent shall be under no obligation to delay a sale of any of the Pledged Stock for the period of time necessary to permit the Issuer thereof to register such securities for public sale under the Securities Act, or under applicable state securities laws, even if such Issuer would agree to do so.
- (c) Each Grantor agrees to use its best efforts to do or cause to be done all such other acts as may be necessary to make such sale or sales of all or any portion of the Pledged Stock pursuant to this Section 6.7 valid and binding and in compliance with any and all other applicable Requirements of Law. Each Grantor further agrees that a breach of any of the covenants contained in this Section 6.7 will cause irreparable injury to the Administrative Agent and the Lenders, that the Administrative Agent and the Lenders have no adequate remedy at law in respect of such breach and, as a consequence, that each and every covenant contained in this Section 6.7 shall be specifically enforceable against such Grantor, and such Grantor hereby waives and agrees not to assert any defenses against an action for specific performance of such covenants except for a defense that no Event of Default has occurred under the Credit Agreement.
- 6.8 <u>Waiver</u>: <u>Deficiency</u>. Each Grantor waives and agrees not to assert any rights or privileges which it may acquire under Section 9-112 of the New York UCC. Each Grantor shall remain liable for any deficiency if the proceeds of any sale or other disposition of the Collateral are insufficient to pay its Obligations and the fees and disbursements of any attorneys employed by the Administrative Agent or any Lender to collect such deficiency.

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SECTION 7. THE ADMINISTRATIVE AGENT

- 7.1 Administrative Agent's Appointment as Attorney-in-Fact, etc. (a) Each Grantor hereby irrevocably constitutes and appoints the Administrative Agent and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the place and stead of such Grantor and in the name of such Grantor or in its own name, 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, each 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 any or all of the following:
 - (i) in the name of such Grantor or its own name, or otherwise, take possession of and indorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under any Receivable or with respect to any other Collateral and file any claim or 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 moneys due under any Receivable or with respect to any other Collateral whenever payable;
 - (ii) in the case of any Intellectual Property, execute and deliver, and have recorded, any and all agreements, instruments, documents and papers as the Administrative Agent may request to evidence the Administrative Agent's and the Lenders' security interest in such Intellectual Property and the goodwill and general intangibles of such Grantor relating thereto or represented thereby;
 - (iii) pay or discharge taxes and Liens levied or placed on or threatened against the Collateral, effect any repairs or any insurance called for by the terms of this Agreement and pay all or any part of the premiums therefor and the costs thereof;
 - (iv) execute, in connection with any sale provided for in Section 6.6 or 6.7, any indorsements, assignments or other instruments of conveyance or transfer with respect to the Collateral; and
 - (v) (1) 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; (2) ask or demand for, collect, and receive payment of and receipt for, any and all moneys, claims and other amounts due or to become due at any time in respect of or arising out of any Collateral; (3) sign and indorse 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; (4) 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 portion thereof and to enforce

any other right in respect of any Collateral; (5) defend any suit, action or proceeding brought against such Grantor with respect to any Collateral; (6) settle, compromise or adjust any such suit, action or proceeding and, in connection therewith, give such discharges or releases as the Administrative Agent may deem appropriate; (7) assign any Copyright, Patent or Trademark (along with the goodwill of the business to which any such Copyright, Patent or Trademark pertains), throughout the world for such term or terms, on such conditions, and in such manner, as the Administrative Agent shall in its sole discretion determine; and (8) generally, 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 do, at the Administrative Agent's option and such Grantor's expense, at any time, or from time to time, all acts and things which the Administrative Agent deems necessary to protect, preserve or realize upon the Collateral and the Administrative Agent's and the Lenders' security interests therein and to effect the intent of this Agreement, all as fully and effectively as such Grantor might do.

Anything in this Section 7.1(a) to the contrary notwithstanding, the Administrative Agent agrees that it will not exercise any rights under the power of attorney provided for in this Section 7.1(a) unless an Event of Default shall have occurred and be continuing.

- (b) If any Grantor fails to perform or comply with any of its agreements contained herein, the Administrative Agent, at its option, but without any obligation so to do, may perform or comply, or otherwise cause performance or compliance, with such agreement.
- (c) The expenses of the Administrative Agent incurred in connection with actions undertaken as provided in this Section 7.1, together with interest thereon at a rate per annum equal to the highest rate per annum at which interest would then be payable on any category of past due ABR Loans under the Credit Agreement, from the date of payment by the Administrative Agent to the date reimbursed by the relevant Grantor, shall be payable by such Grantor to the Administrative Agent on demand.
- (d) 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.
- 7.2 <u>Duty of Administrative Agent</u>. 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 New York UCC or otherwise, shall be to deal with it in the same manner as the Administrative Agent deals with similar property for its own account. Neither the Administrative Agent, any Lender nor any of their respective officers, directors, 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 any 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 Administrative Agent and the Lenders hereunder are solely to protect the Administrative Agent's and the Lenders' interests in the Collateral and shall not impose any duty upon the Administrative Agent or any Lender to exercise any such powers. The Administrative Agent and the Lenders 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 willful misconduct.

- 7.3 Execution of Financing Statements. Pursuant to Section 9-402 of the New York UCC and any other applicable law, each Grantor authorizes the Administrative Agent to file or record financing statements and other filing or recording documents or instruments with respect to the Collateral without the signature of such Grantor in such form and in such offices as the Administrative Agent determines appropriate to perfect the security interests of the Administrative Agent under this Agreement. A photographic or other reproduction of this Agreement shall be sufficient as a financing statement or other filing or recording document or instrument for filing or recording in any jurisdiction.
- 7.4 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 Lenders, 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 Lenders with full and valid authority so to act or refrain from acting, and no Grantor shall be under any obligation, or entitlement, to make any inquiry respecting such authority.

SECTION 8. MISCELLANEOUS

- 8.1 <u>Amendments in Writing</u>. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except in accordance with subsection 10.1 of the Credit Agreement.
- 8.2 Notices. All notices, requests and demands to or upon the Administrative Agent or any Grantor hereunder shall be effected in the manner provided for in subsection 10.2 of the Credit Agreement; provided that any such notice, request or demand to or upon any Guarantor shall be addressed to such Guarantor at its notice address set forth on Schedule 1.
- 8.3 No Waiver by Course of Conduct; Cumulative Remedies. Neither the Administrative Agent nor any Lender shall by any act (except by a written instrument pursuant to Section 8.1), delay, indulgence, omission or otherwise be deemed to have waived

any right or remedy hereunder or to have acquiesced in any Default or Event of Default. No failure to exercise, nor any delay in exercising, on the part of the Administrative Agent or any Lender, 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 the Administrative Agent or any Lender of any right or remedy hereunder on any one occasion shall not be construed as a bar to any right or remedy which the Administrative Agent or such Lender would otherwise have on any future occasion. 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.

- 8.4 Enforcement Expenses: Indemnification. (a) Each Guarantor agrees to pay or reimburse each Lender and the Administrative Agent for all its costs and expenses incurred in collecting against such Guarantor under the guarantee contained in Section 2 or otherwise enforcing or preserving any rights under this Agreement and the other Loan Documents to which such Guarantor is a party, including, without limitation, the fees and disbursements of counsel (including the allocated fees and expenses of in-house counsel) to each Lender and of counsel to the Administrative Agent.
- (b) Each Guarantor agrees to pay, and to save the Administrative Agent and the Lenders harmless from, any and all liabilities with respect to, or resulting from any delay in paying, any and all stamp, excise, sales or other taxes which may be payable or determined to be payable with respect to any of the Collateral or in connection with any of the transactions contemplated by this Agreement, in each case to the extent the Borrower would be required to do so pursuant to subsection 10.5 of the Credit Agreement.
- (c) Each Guarantor agrees to pay, and to save the Administrative Agent and the Lenders harmless from, any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever with respect to the execution, delivery, enforcement, performance and administration of this Agreement to the extent the Borrower would be required to do so pursuant to subsection 10.5 of the Credit Agreement.
- (d) The agreements in this Section 8.4 shall survive repayment of the Obligations and all other amounts payable under the Credit Agreement and the other Loan Documents.
- 8.5 <u>Successors and Assigns</u>. This Agreement shall be binding upon the successors and assigns of each Grantor and shall inure to the benefit of the Administrative Agent and the Lenders and their successors and assigns; <u>provided</u> that no Grantor may assign, transfer or delegate any of its rights or obligations under this Agreement without the prior written consent of the Administrative Agent.
- 8.6 Set-Off. Each Grantor hereby irrevocably authorizes the Administrative Agent and each Lender at any time and from time to time, without notice to such Grantor or

any other Grantor, any such notice being expressly waived by each Grantor, to, while an Event of Default has occurred and is continuing, set-off and appropriate and apply any and all deposits (general or special, time or demand, provisional or final), in any currency, and any other credits, indebtedness or claims, in any currency, in each case whether direct or indirect, absolute or contingent, matured or unmatured, at any time held or owing by the Administrative Agent or such Lender to or for the credit or the account of such Grantor, or any part thereof in such amounts as the Administrative Agent or such Lender may elect. against and on account of the obligations and liabilities of such Grantor to the Administrative Agent or such Lender hereunder and claims of every nature and description of the Administrative Agent or such Lender against such Grantor, in each case, then due and payable (whether at the stated maturity, by acceleration or otherwise) in any currency. whether arising hereunder, under the Credit Agreement, any other Loan Document or otherwise, as the Administrative Agent or such Lender may elect, whether or not the Administrative Agent or any Lender has made any demand for payment and although such obligations, liabilities and claims may be contingent or unmatured. The Administrative Agent and each Lender shall notify such Grantor promptly of any such set-off and the application made by the Administrative Agent or such Lender of the proceeds thereof, provided that the failure to give such notice shall not affect the validity of such set-off and application. The rights of the Administrative Agent and each Lender under this Section 8.6 are in addition to other rights and remedies (including, without limitation, other rights of set-off) which the Administrative Agent or such Lender may have.

- 8.7 <u>Counterparts</u>. This Agreement may be executed by one or more of the parties to this Agreement on any number of separate counterparts (including by telecopy), and all of said counterparts taken together shall be deemed to constitute one and the same instrument.
- 8.8 <u>Severability</u>. 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.
- 8.9 <u>Section Headings</u>. The 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.
- 8.10 <u>Integration</u>. This Agreement and the other Loan Documents represent the agreement of the Grantors, the Administrative Agent and the Lenders with respect to the subject matter hereof and thereof, and there are no promises, undertakings, representations or warranties by the Administrative Agent or any Lender relative to subject matter hereof and thereof not expressly set forth or referred to herein or in the other Loan Documents.

8.11 <u>GOVERNING LAW</u>. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

- 8.12 <u>Submission To Jurisdiction: Waivers</u>. Each Grantor hereby irrevocably and unconditionally:
 - (a) submits for itself and its property in any legal action or proceeding relating to this Agreement and the other Loan Documents to which it is a party, or for recognition and enforcement of any judgment in respect thereof, to the non-exclusive general jurisdiction of the Courts of the State of New York, the courts of the United States of America for the Southern District of New York, and appellate courts from any thereof;
 - (b) consents that any such action or proceeding may be brought in such courts and waives any objection that it may now or hereafter have to the venue of any such action or proceeding in any such court or that such action or proceeding was brought in an inconvenient court and agrees not to plead or claim the same:
 - (c) agrees that service of process in any such action or proceeding may be effected by mailing a copy thereof by registered or certified mail (or any substantially similar form of mail), postage prepaid, to such Grantor at its address referred to in Section 8.2 or at such other address of which the Administrative Agent shall have been notified pursuant thereto;
 - (d) agrees that nothing herein shall affect the right to effect service of process in any other manner permitted by law or shall limit the right to sue in any other jurisdiction; and
 - (e) waives, to the maximum extent not prohibited by law, any right it may have to claim or recover in any legal action or proceeding referred to in this Section any special, exemplary, punitive or consequential damages.
 - 8.13 Acknowledgements. Each Grantor hereby acknowledges that:
 - (a) it has been advised by counsel in the negotiation, execution and delivery of this Agreement and the other Loan Documents to which it is a party;
 - (b) neither the Administrative Agent nor any Lender has any fiduciary relationship with or duty to any Grantor arising out of or in connection with this Agreement or any of the other Loan Documents, and the relationship between the Grantors, on the one hand, and the Administrative Agent and Lenders, on the other hand, in connection herewith or therewith is solely that of debtor and creditor; and

- (c) no joint venture is created hereby or by the other Loan Documents or otherwise exists by virtue of the transactions contemplated hereby among the Lenders or among the Grantors and the Lenders.
- 8.14 Additional Grantors. Each Subsidiary of the Borrower that is required to become a party to this Agreement pursuant to subsection 6.09 of the Credit Agreement shall become a Grantor for all purposes of this Agreement upon execution and delivery by such Subsidiary of an Assumption Agreement in the form of Annex 1 hereto.
- 8.15 Releases. (a) At such time as the Loans, the Reimbursement Obligations and the other Obligations shall have been paid in full, the Commitments have been terminated and no Letters of Credit shall be outstanding, the Collateral shall be released from the Liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of the Administrative Agent and each Grantor hereunder shall terminate, all without delivery of any instrument or performance of any act by any party, and all rights to the Collateral shall revert to the Grantors. At the request and sole expense of any Grantor following any such termination, the Administrative Agent shall deliver to such Grantor such documents as such Grantor shall reasonably request to evidence such termination.
- (b) If any of the Collateral shall be sold, transferred or otherwise disposed of by any Grantor in a transaction permitted by the Credit Agreement, then the Administrative Agent, at the request and sole expense of such Grantor, shall execute and deliver to such Grantor all releases or other documents reasonably necessary or desirable for the release of the Liens created hereby on such Collateral. At the request and sole expense of the Borrower, a Subsidiary Guarantor shall be released from its obligations hereunder in the event that all the Capital Stock of such Subsidiary Guarantor shall be sold, transferred or otherwise disposed of in a transaction permitted by the Credit Agreement; provided that the Borrower shall have delivered to the Administrative Agent, reasonable notice prior to the date of the proposed release, a written request for release identifying the relevant Subsidiary Guarantor and the terms of the sale or other disposition in reasonable detail, including the price thereof and any expenses in connection therewith, together with a certification by the Borrower stating that such transaction is in compliance with the Credit Agreement and the other Loan Documents.
- 8.16 WAIVER OF JURY TRIAL. EACH GRANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVES TRIAL BY JURY IN ANY LEGAL ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AND FOR ANY COUNTERCLAIM THEREIN.

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IN WITNESS WHEREOF, each of the undersigned has caused this Amended and Restated Guarantee and Collateral Agreement to be duly executed and delivered as of the date first above written.

HOME PRODUCTS INTERNATIONAL, INC.

By: Executive Vice President, Chief

Financial Officer and Secretary

SELFIX. INC.

TAMOR CORPORATION

By: Title: Vice President, Treasurer and Clerk

SEYMOUR HOUSEWARES CORPORATION

Financial Officer and Secretary

SHUTTERS, INC.

PRESTIGE PLASTICS, INC.

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Notice Addresses of Guarantors

Selfix, Inc.

4501 West 47th Street

Chicago, IL 60632

Attn.: James Winslow

Seymour Housewares Corporation

c/o Home Products International, Inc.

4501 West 47th Street

Chicago, IL 60632

Attn.: James Winslow

Shutters, Inc.

c/o Home Products International, Inc.

4501 West 47th Street

Chicago, IL 60632

Attn.: James Winslow

Tamor Corporation

c/o Home Products International, Inc.

4501 West 47th Street

Chicago, IL 60632

Attn.: James Winslow

Prestige Plastics, Inc.

c/o Home Products International, Inc.

4501 West 47th Street

Chicago, Illinois 60632

Attn: James Winslow

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Description of Investment Property

Pledged Stock:

<u>Issuer</u>	Class of Stock	Stock Certificate Number	No. of Shares
Tamor Corporation	Common	100	38.771
Shutters, Inc.	Common	2	1,000
Selfix, Inc.	Common	1	1,000
Seymour Housewares Corporation	Common	2	1,000
Prestige Plastics, Inc.	Common	1	1,000
Seymour S.A. de C.V.	[to come]		

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Filings and Other Actions Required to Perfect Security Interests

Uniform Commercial Code Filings

Home Products International Inc. 4501 West 47th Street Chicago, IL 60632	Selfix, Inc. 4501 West 47th Street Chicago, IL 60632	Shutters, Inc. P.O. Box 407 12213 Highway 173 Hebron, IL 60034	Seymour Housewares Corporation 885 North Chestnut Street Seymour, IN 47274	Tamor Corporation 106 Carter Street P.O. Box 359 Leominster, MA 01453
[all filing locations of Subsidiaries, except Anoka County, Minnesota]	Illinois Secretary of State Cook County, Illinois (Real Estate Records)	Illinois Secretary of State McHenry County, Illinois (Real Estate Records)	Secretary of State of Indiana Jackson County, Indiana (Real Estate Records)	Illinois Secretary of State Secretary of the Commonwealth of Massachusetts
			Secretary of State of North Carolina	Secretary of the Commonwealth of Massachusetts
			Iredell County, North Carolina	Town Clerk Leominster, Massachusetts
			Anson County, North Carolina	Worcester County (N.D.), Massachusetts (Real Estate Records)
			City of Richmond, Virginia	Pike County, Missouri
			State Corporations Commission, Virginia	Pike County, Missouri (Real Estate Records)
			Secretary of State of Texas	
			Secretary of State of South Carolina	
			Hidalgo County, Texas	-
			Jefferson County, Kentucky	
			Aken County, South Carolina	
			Lancaster County, South Carolina	
		·	Forsythe County, North Carolina	

Prestige Plastics, Inc. 9534 NW Foley Blvd. Coon Rapids, MN 55433

Secretary of State of Minnesota

Anoka County, Minnesota (Real Estate Records)

Secretary of State of California

Riverside County, California

Secretary of State of Illinois

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Filings and Other Actions Required to Perfect Security Interests

Patent and Trademark Filings

[Simpson Thacher to provide]

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Filings and Other Actions Required to Perfect Security Interests

Actions with Respect to Pledged Stock

[Simpson Thacher to provide]

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Filings and Other Actions Required to Perfect Security Interests

Other Actions

[Simpson Thacher to provide]

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SCHEDULE 4

to

GUARANTEE AND COLLATERAL AGREEMENT

Location of Jurisdiction of Organization and Chief Executive Office

	Grantor: Chief Executive Office	Jurisdiction of Organization
1.	Home Products International, Inc. 4501 West 47th Street Chicago, Illinois 60632	Delaware
2.	Selfix, Inc. 4501 West 47th Street Chicago, Illinois 60632	Delaware
3.	Seymour Housewares Corporation 855 North Chestnut Street Seymour, IN 47274	Delaware
4.	Shutters, Inc. 12213 Highway 173 Hebron, IL 60034	Illinois
5.	Tamor Corporation 106 Carter Street Leominster, MA 01453	Massachusetts
6.	Prestige Plastics, Inc. 9534 NW Foley Boulevard Coon Rapids, MN 55433	Minnesota

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Location of Inventory and Equipment

<u>Grantor</u>		Locations
Home Products International, Inc.	(a)	2400 Arthur Avenue Elk Grove Village, IL 60007
	(b)	2701 South Busse Road Elk Grove Village, IL 60007
Prestige Plastics, Inc.	(a)	9534 NW Foley Blvd. Coon Rapids, MN 55433
	(b)	900 Apollo Road Eagan, MN
·	(c)	2795 Highway 55 Eagan, MN
	(d)	224 Ryan Avenue St. Paul, MN 55102
	(e)	c/o Triways, Inc. 3401 Etiwanda Avenue Mira Loma, CA 91752
Selfix, Inc.	(a)	4501 West 47th Street Chicago, IL 60632
	(b)	5455 South Archer Ave. Chicago, IL 60633

12213 Highway 173 Hebron, IL 60034

Tamor Corporation

- (a) 106 Carter Street Leominister, MA 01453
- (b) 323 Industrial Blvd. Thomasville, GA 31792
- (c) 3016 West Georgia Street Louisiana, MO
- (d) 634 Crawford Street Fitchburg, MA
- (e) 20 Mohawk Drive Leominster, MA 01453
- (f) 200 Hamilton Street Leominster, MA 01453
- (g) 2400 Arthur Avenue Elk Grove Village, IL 60007
- (h) 2701 South Busse Road Elk Grove Village, IL 60007
- (i) c/o Acorn Plastics, Inc. 625 A South Rail Road Street Montgomery, IL 60538
- (j) c/o Eagle Plastics, Inc. 1530 Commerce Street Stow, OH 44224
- (k) c/o K&C Plastics, Inc. 18 Crawford Street Leominster, MA 01453

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Seymour Housewares Corporation

- (a) 885 North Chestnut
 Seymour, IN 47274
 (West Plant, Administrative)
- (b) 201 N. Jackson Park Dr. Seymour, IN 47274 (East Plant)
- (c) 400 S. Airport Rd. Seymour, IN 47274 (South Plant)
- (d) 500 Brookwood Street Mooresville, NC 28115
- (e) 1531 West Tipton Seymour, IN 47274 (Skaggs Facility)
- (f) 5.33 acres located at S. Airport Rd. Seymour, IN (Logistics Center)
- (g) Bay 7, Air Cargo Facility Building 2201 Uvalde
 McAllen, TX 78503
- (h) 2400 Arthur Avenue Elk Grove Village, IL 60007
- (i) 2701 South Busse Road Elk Grove Village, IL 60007

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- (j) c/o Development Services, Inc. 1820 1st Avenue Freeman Field Seymour, IN 47274
- (k) c/o Gateway Manufacturing, Inc. 124 Apperson Heights Drive Mt. Sterling, KY 40353
- (l) c/o Wade Manufacturing, Inc. Highway 74 East Wadesboro, NC 28170
- (m) c/o Waverly Textiles Processing 8401 Ft. Darling Road Richmond, VA 23237
- (n) c/o Kuntry Kottage 102 S. Co. Road 1300 E. Seymour, IN 47274

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Intellectual Property

[See Attached]

[To come]

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PATENTS AND TRADEMARKS

Patents and Trademarks Owned by Seymour

See Attached

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ISSUED PATERTS:			₹.
DOCKET NO./COUNTRY TITLE	PATERT NO./ ACTION NO. NOT	ACTION DUE EST. OF COST	
858-014 CONT. USA . CHILDREN'S EXPANDABLE GATE WITH SAFETT FEATURES TO PREVENT	4669521		:11-13
858-015 IRONING BOARD	4759296 26JE1988	:	-97 :
858-015 DIV. I CAMA IRONING BOARD	1324883 Annum 670E1993 \$236.	Annumity - Dec. 1997 \$236.08	13:38
858-015 DIV. II CAMA IRONING BOARD	1333686 Ann 27081994 \$23	Annuity - Dec. 1997 \$236.08	: PUR
858-015 DIV. IV CAMA . INORING BOARD	133881 Ann 10JA1995 \$23	Annuity - Jan. 1998 \$236.08	CHASING
858-015 DIV.III CAM. IROHING BOARD	1333680 Ann 10JA1995 \$23	Annuity - Jan. 1998 8236.08	SEYMO
USA ING BOARD ASSEDIBLY WITH RETRACTABLE	5483761 HOLDERS16JA1996		ur-
858-022 IRONING BOARD COVER COATING WIRT SOLE INON SOLE LUBRICANT	4920669 2nd 01MY1990 PAID	Maint. Fee - Nov. 1, 1997	212-4
858-022 ASTL NON-STAINING LUBRICATION OF LAUNDRY IRON	640359 Ann 11JA1990 \$45	Annuity - Jah. 1998 \$451.10	35-25 0;
858-022 NEXI NON-STAINTING LUBRICATION OF LAUNDRY IRON	167335 Ann 17881993 \$76	Annuity - Jan. 1998 \$768.00	2-04:5
858-022 DIV USA	5164244 17N01992	:	1/14

Master Fils report		5
SETHOUR ROUSENARES CORPORATION	. 	ent e
BSTINATE OF COSTS AND LISTINGS OF 165UED PA AS OF OCTOBER 13, 1997	PATENTS	Y:SEYK
ISSUED PATENTS:		LR
DOCKET NO./COUNTRY TITLE 155UED DATE	ACTION DUE EST. OF COST	
658-023D USA STAND FOR ELECTRIC PRESSING INON CONDINED WITH CORD RETAINER230C1990	1	:11-1
180-025 USA : S231777 INCHES PROME POCKET & PERIPHERY 03A01993		3-97 :
1005354 CANA COVER WITH TENSIONED PHONT POCKET & PERIPHERY 14JA1997	Annuity - Dec. 1997 \$346.51	18:35
162147 IRONING BOAND COVER WITH TENSIONED PRONT POCKET & PERIPHERI 17JL1996	· •	: 10
PEARLESCENT INDICTING BOARD COVER 09H01993		RCHASI:
858-027 USA SAGRING NORTHG BOARD COVER 13DE1994	1st.Maint. Fee - June 13, 1998 \$1345.00	VG SEYN
858-029 USA SUPPORTING A COLLAPSIBLE BAG 13AU1996	ì	IOUR-
658-010D USA DAG & BUPPORT FOR SAME 23JE1967	! .	212-
858-032D USA D291613 PORTABLE PRESSING BOARD 25AU1987		· 45 5- 25
858-034 USA GOLLAPSIBLE LAUNDRY BAKPER ASSEMBLY WITH LATCHING . 16521997	:	02-Q4:s
858-035 USA	2nd Meint. Fee _ May 20, 1996 \$2395.00	2/14

TRADEMARK

REEL: 1815 FRAME: 0748

SEYMOUR HOUSEWARES CORPORATION ISSUED TRADEMARKS AS OF OCTOBER 13, 1997

ISSUED TRADEHARKS:

DOCKET NO./COU	MTRY	REG. NO/ ISSUE DATE	ACTION DUE EST. OF COST	
858-042T+	UBA	1,704,252	Sec. 8 & 15	
STABLE TABLE		July 28, 1992	Due 7-28-98	
858-043T**	UBA	655,229	Renewal	
PERKY		Dec. 3, 1957	Due 12-3-97	

* We also need to prepare an assignment from Magla to Seymour Housewares Corp. From what we have in our files, this was not done with the original purchase group. Also, a Power of Attorney will need to be prepared.

Estimated Cost - \$500.00 (including Sec. \$ & 15)

** We have checked the original assignment from Magla to Seymour Housewares and this trademark was listed. Greenebaum, Doll & McDonald may have already contacted you regarding this renewal since it was on the list, even though they did not have the file.

Estimated Cost - \$450.00

\$15-422-5205-07:2 4/14

EN BY: SENYOLR

- NJOKUZE OKIETHONIN : 60:61 : L6-01-11:

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PCNASTER REPORTER

HASTER FILE REPORT : PAGE:

PENDING PATENTS:

BETWOUR HOUSEWARES CORPORATION

ESTIMATE OF COSTS AND LISTINGS OF PRIDING PATENTS
AS OF OCTOBER 13, 1997

SENT BY: SEYYOUR

DOCKET NO./COUNTRY TITLE 858-013 CANA MESH TOP INONING BOARD WITH ATTACHMENTS	FILING DATE 2100112 00JL1993	ACTION DUR EST. OF COST
856-022 CANA NON-STAINING LUBRICATION OF LAUNDRY IRON	2007492 10JA1990	Annuity - Jan. 1988 \$446.51
858-022 DIV. MEXI A LUBAICATING DEVICE FOR A LAUMBRY IRON	92-6998 64DE1992	:
856-027 CARA PACKING IN INCHING BOARD COVER	2132621 235E1994	•
PAD & SHEET TACKING IN INDHING BOARD COVER	947502 298E1994	:

	Marks Ownwad By:	Seymour Hou	Seymour Housewares Corp.	SENT	
- PAGIK	RECESTBATION MANNERS	KTATUS	PATE PERSONAL	A THE ST. SELL	
WELMAID (stylized)	230521	Registered	72782170	7/28/20	
LADY SEYMOUR (design)	655026	Registered	11/26/57	11/26/9	
PORTA-GATE	652951	Registered	10/16/57	PAL N	
SORTA-CART	686612	Registered	10/13/69	10/13/98	
LAUNDRO NET (design)	768940	Registered	06/08/64	6/5/2004-1	.11_1
TOUCHUP	860505	Registered	11/19/68	27. 1 1/19/20	1-97
WORLDSBEST	1710011	Registered	11/28/78	11/28/88	: 1
COMPAC-TABLE	1146430	Registered	01/27/81	# \$∯002/12/1	9:40
KEEPSAFE	1468329	Hogistered	12/06/87	12/08/20	: 19
READY PRESS	1547440	Registered	. 68/11/0	66/11/7	LROU
READY PRESS FOLDAWAY (Joulan)	1546473	Registered	07/04/89	7/4/99	SING
EXPRESS	1607502	Registered	07/24/80		SEYN
SEYMOUR JUVENILE (decign)	1649505	Registered	07/02/91	7/2/2007	iour-
SEYMOUR HOUSEWARES (dealgn)	. 1734640	Registered	11/24/92	11/24/98	
SUARDMASTER	1673485	Registered	01/28/92	1/28/98	212-4
ALTRA FIT	1690224	Registered	UB/02/92	6/2/98	55-25
LASTICORD	1690225	Registered	06/02/92	6/2/98	502-Q
ASYGLIDE	1777909	Registered	06/22/93	6/22/99	47
	-			217	/1

Marks	ks Ownwed By:	Seymour	Seymour Housewares Corporation	SENT
MARK	BEGLETTATION MUNEEN	RULY	DATE BEDISTERED	T 8Y: SE
WE HELP YOU LOOK YOUR BEST	1759932	Registered	03/23/93	MIOUR
EASYBOARD	1729420	Registered	11/03/82	11 66/67/F
WORKWIZARD	1729421	Registered	11,01762	FAI BR/C/C
SUREFOOT	1727687	Registered	10,000	86/E/L
STAINGUARD	1761321	Registered	2/9/93	8 111
SEYMOUR LOGO	1813613	Registered	2/20/83	-13-8 4412 66/8/7
SEWING HELPER	1867666	Registered	12/13/84	c
SPIDER	1363409	Registered	10/1/85	19:43
STRIPES	1476871	Registered	2/16/88	21.00 SEC. 12.00 SEC.
SILVER SEAL	368,320	Registered	6/17/41	
PERKY	665,229	Registered	12/3/67	
COLOR MATE	091,644	Registered	1/19/50	
MINCESS	762,930	Registered	7/16/63	YMOUR OOZ/ALL
AOZAIC	771,851	Registered	0/23/64	
MODA	1.187.725 A	Registered	1/26/82	
ERMALON	1 395733	Registered	8/3/86	455-: ¥002/E/9
TRETCH & FIT	405010 R	Registered	9/12/86	
RYSTAL GARD	607217 R	Registered	10/4/88	8
•				7/1 4 }01 6

TRADEMARK REEL: 1815 FRAME: 0752

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Seymour Housewares Corporation	DATE REGISTRIES	12/5/89	9/5/78	8/6/96	11/26/96	41/87	4/29/87	6/24/87			
Seymour Hous	KTATUA	Registered									
Marks Ownward By:	ALGESTRATION ADMINISTRA	1669603	1101531	1,991,017	2,019,770	2,050,046	2,058,476	2074244			
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FASHION-COTE
BIG FOOT
TRAVELPRESS
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Yes			PATE PROPERTY.	ALCOHOLD DESCRIPTION		
WELMAID (stylised)	3	Cenceded		.*		
COMPACTABLE	5	Registered		280,785	Percent	100001
Sethour suverie Moders	Const	Registered	Mer 18, 1994	371,82MMT	Personal	\$782004
SEYMOUR HOUSEWARES MANING	3	Abendened				
ULTAL FIT	3	Registered			Personal	11/18/2808
ELASTICOND	į	Registered			Seetlen 48	10001
EASTRUDE	1	Perference	Jun 17, 1984		Personal	6116/2008
WE HELF YOU LOOK YOUR REST	Caret	Registered			Personal	8002914
EASYBOARD	į	Registered	Apr 16, 1884		Paieral	#W\$Z\$00
WORKWZARO	3	Populared	Apr 18, 1984		7	471£200
SUREROOT	Caracte	Peglerank	Apr 18, 1864			419200
. Shorts	Q.	gos	3421, 1860	•	4 9708	
DUCK TWIST	San S	300	Jen 4, 1982		Ĭ.	
7	Canada	0108	Jen 4, 1982	•	solo	
NEAUTI-GLIDE	Dutzerland	300	Jan 18, 1974		SOLD to	:
ATRA BIT	-	Registered	Sap 4, 1982	570 673	Serate d	847203
VE HELP YOU LOOK YOUN BEST	Benefit	Registered	Sap 4, 1893		Reserved	2007/CM
TAMOUARD	Demokra	Pagelinna	Bop 4, 1893	201 202	Personal	2802/448

TRADEMARK

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	X	MAN			METEL ACTION	
SURFFOOT	4	Perferen	Sep 4, 1983	620 176	Renewal	7807718
STALDE	Present	Politica	Sep 4, 1893	. 620 177	Reserved	2002748
WOAKWIZAM	Person	Peters	Sep 4, 1993	. 671 653	Personal	2502548
LASTBOARD	a de la companya de l	Regissed	. Sep 4, 1982	621 601	Aurena	2502746
IETACUR LOBO	Person	Neglebered	Apr 8, 1982	. 622 960	Personal	4442942
KTRA FIT	Over Differ	Registered	Sep 4, 1992	18/130	Pessel	
STANGUAD	Over Britis	- Pageage	Jen 11, 1983	131150		
uneroot	Over Orden		May 13, 1982	161188	Personal	
VORKWIZAMO .	Over Other	Perferen	May 28, 1993	18H364		628289
isymeur LOGO	Over Delter	Į			1	
KAUTI-QLDE	Over Differ	906	Ade, 1874	BICTOTO	sofb e	
VORKWEAND	Press.	Registered	Mer 10, 1983	12/452,731		4162063
WE HELP YOU LOOK YOUN BAST	Present	Personal de la constant de la consta	Apr 0, 1992	62452.734		467882
XPRESS	Frence	Registered	Jen 23, 1980	1.07,530	Person	08027274
EYMOUN LOGO	Fere	Pasition .	Sep 0, 1882	\$10617014	Reserve	2902,819
UREFOOT	Perce	Prophered	Mer 10, 1983	eover, m	Person	3719/2009
ASYBOARD	Fence	Registered	Mer 18, 1893	62/412,730	Present	371872803
CTRAFIT	F		Oct 2, 1992	296,35,962		10/2/2004 ·
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Marks Chemend By: Saymour Housewares Corporation

	ğ	AUTATA	AAN MARIDON	CHARLES BURE	TO ACTOR	
EXPLESS	Penales	Registered	Jen 10, 1890	472 405		
WE HELP YOU LOOK YOUN BEST	Mertee	Professor	Sep 4, 1992	428874		
WORKWIZAND	Richard Control	Tage of the last o	Sep 4, 1902	. 428673		2002
SEYTAGUA and DESIGN	E e e e e	Peters	. M. B. 1981	498.471		280274
suneroot	Mentho	Perferen	Sep 4, 1992	428877		145/2000
SETMOLA THE CLOTHES LAVE	Mentes	Profetered	Oet 11, 1991	400837		
SEYMOUR JUVERALE	Mentes	Person	Me, 1881			1757000
ILASTICORO	Mentes			-		14520
ATTA FIT	, i	Perference	May 2, 1984			7,007
IASYBOARD	į	3		:		#2772 62
:vsyclot	1		Feb 8, 1884	\$80.00P		- Parent
TAMQUAND	į	Professor	Sep 4, 1892	400er		2007
SETANOUR LOGO		Į				Zádzaka
KTRAFIT	Germany	Registered	Ad 16, 1884	2011727		
ASYBOAAD	Oemeny	Registered	Oct 6, 1994	:		
EYMOUN LOGO	Chatterry	Bergheined	May 27, 1984	2208022		PARCHES .
TAMBUARD	Cermony	Abendoned			Aberdan	
ADRICMIZARD	Demany	P. C.	:	:		

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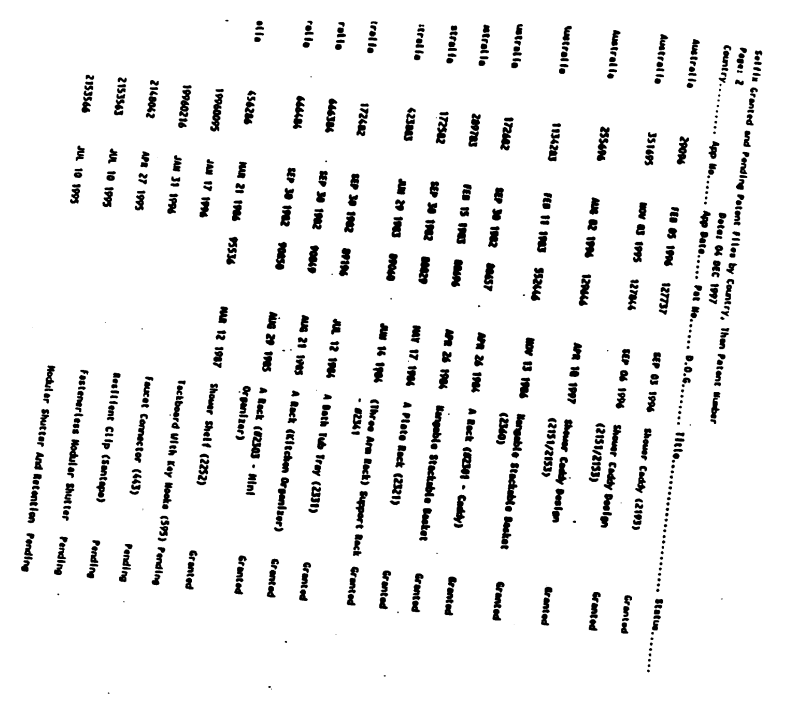
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EASYGLOE	Oermeny	Registrat	Ost 6, 1984	•	Beresel	8142042
SURFFOOT	Oermeny	Abendoned				
WE HELP YOU LOOK YOUR BEST	Ournery					
Seymour Logo	5	Į		•	Registration	•
STANGUARD	3	Registered	:	T10A432,63	Beneuel	
EASTBOARD	Over Differ	Predago			Application	E
EASYOLDE	Over Miles	Perplaned		1611367 ··	Person	868
WE HELP YOU LOOK YOUR BEST	Marks	Peyletered	Sep 4, 1992	96036	Personal	SP422802
846 F0OT	Canada	Perde		:		•
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SPOER AND DEDIGM	Conste					318
ROCA	-	Popleton		•		=======================================
SPIDER Josephynd	Cente.			361,296	1	111200
STAPES					Personal	2
DUMERS	1	Profesional	Jan 2, 1986		Personal	\$00ZZZ\$

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Patents and Trademarks Owned by Selfix

See Attached

Ila Grante	d and Pending	Ils Granted and Pending Patent Illes by Country, Then Patent Humber	Country, Ther	n Petent Humber		
11 II	App No	App Date Pat	1997 Pat Wo	0.0.6	. 1616	Stelle
tratta	313795	OCT 83 1995			under Vanity Organizer Deelgn Fanding (2130)	Pending
:70116	015288	JAN 15 1988	101072	NOV 03 1988	Place Back (2322)	Gented
	026089	FEB 02 1909	165384	001 16 1900	Teuri Bar (3212/3210/3226)	Granted
(rel 6	024189	768 GZ 1997	10315	OCT 16 1989	Tissus Holder with Bailer (3200/3278)	Granted
crette	02629	7EO 02 1907	165386	951 16 1989	Seep Dish (3202/21)	erested
trollo	026349	765 52 1989	105367	OCT 16 1989	Heave Bolder with Arm (3208)	Granted
	026489	75 62 1997	16338	OCT 10 1909	Teachbrush Tumbler Helder (3207)	Conte
.trelie	665920	744 02 1988	165399	OCT 16 1949	Hook (3201)	Granted
itrolio	22449	740 62 1949	165390	007 16 1989	Team (3206)	S mod
erel le	024789	765 62 1988	165391	OCT 16 1909	Seable Beek (3210)	Granced
strolio	216366	## 27 19 88	165754	907 30 1909	Bothroom Frame fixture (1002/7)	Grented .
stratte	218586	27 77 1988	104076	HOW 25 1909	Deuble Hook (1918)	Cresce
errolio	314293	EFF1 0K 438	129270	7661 60 AW	Closet Extender	Granted
stratio	25896	31 1996	127614	AUG 13 1994	faucet Carnector (443)	Granted
strol io	16194	9661 B1 MY	127654	AUG 26 1996	Hirror With Hooks (2291)	Granted
strolio	28896	7EB 05 1994	127735	SEP 03 1996	Shower Caddy (2191)	Granted
strolio	20996	fea es 1996	127734	SEP 03 1996	Arcuste Shower Coddy (2173)	Granted



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27018922	1801881	2303872	1203972	\$17012	SIGNS	659226	45£669	44797	*88	3675.85	38246	423478	374717		App No	and Pending 1	
JAN 27 1989	14 14 1988	MAR 23 1987	HAR 12 1987	ME 20 1986	AL 21 1986	7861 61 TIF	SEP 10 1985	OCT 31 1984	760 25 1963	MC 24 1981	AL 24 1981	D1 02 1961	A71 04 1961		App Dete	fix Granted and Pending Petent files by Country, Then Petent Humber et 3	
e4424	42230	*****	59217	1244677	CENSCE	1228042	1221445	1215490	#F1001	1169029	1157427	RPSSII	1149707		. Pat Ho	Country, Then	
SEP 27 1989	JAN 03 1989	SEP 22 1987	AUG 25 1987	SEP 26 1989	AM, 13 1989	oct 13 1987	MAY 12 1587	DEC 23 1746	10 1906	JUN 12 1986	HOV 22 1943	OCT 18 1983	JUL 12 1963		. D.O.G	Potent Humber	
Toothbrush Tumbler Helder	Place Rack (2322)	Shelf (2275)	Corner Shelf (2278)	silding nack (2323)	Hedrier Wap Organizer (2329)	Fixture Hounting Arrangement (DURACHIONE Backplate)	Helded Shower Shelf (2551)	Skirt and Trauser Clip for Hamper	Hangable Stactable Backet (2360)	Stockable Shelf Unit (8231) - Leck-Loge Stocking Shelf)	Shower Shelf (2251/53)	Skirt and Irasser Clip for Manger	Skirt and Trauser Clip for Banger	Aldmoss	ntry App Ne App Dete Pat Ne B.O.G Title Title Statum.		
Granted	Granted	Granted	Granted	Granted	Granted	Crested	Grented	6,219	Granted	Ç	Granted	Granted	Granted		Stetus		

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19940200	17960131	19940130	19952476	19952207	19952206	199522os	1994 1703	0204939	0704977	9487040	30010912	30018911	3001899	30018915	30018914	30018913	App No	A and Develop P
JAN 30 1996	JAM 22 1994	JAN 22 1996	NOV 03 1995	201 SE 53	SEP 29 1995	EP 18 53	SEP 01 1994	2001 00 433	***************************************	1986 45 AT	1811 OK 181	4861 OK RVT	JAN 30 1989	1991 OK NY	141 JE 1809	9961 Of INT	e: 4 Dete: 04 DEC 1997 niry App Ne App Dete Pet Ne D.O.G Title	
79177	77107	79076	73.736	725	1121	78263	744	73580	Coos	65002	4765	£	4478	82778	8338	4427	. 700 No	Farmery The
007 04 1996	SEP 20 1996	SEP 13 1996	JUL 26 1996	APR 11 1994	APR 11 1996	API 11 1996	2661 10 MTF	9EC 09 1993	DEC 27 1909	DEC 27 1999	HOV 21 1989	CCT 31 1980	OCT 31 1989	SEP 27 1989	SEP 27 1989	SEP 27 1989	. P.O.G	· · · · · · · · · · · · · · · · · · ·
Shelf with Mooks (770)	Hirror With Hooks (2291)	Organizer (588)	Shower Caddy Design (2151/2153)	Over Beer Team! Rack (2170)	Shower Caddy Extender (2152)	Under Vanity Organizer Besign (2130)	Heir Bryer Hook(Decign)	Closet Extender	Appliance and Accessories Organizar (2355)	Hell Heurisble Caddy (2356)	lissus Holder with Arm (3208)	Teach Sing (3206)	lissue Holder with Roller (3209/3298)	Seep Dish (3202/21)	Hook (3201)	Double Hook (3210)	. Hate.	1
Granted	Granted	Granted	Granted	Granted	Granted	er and ed	Granted	Granted	Granted	Granted	Greated	Granted	Granted	Granted	Grented	Granted		

ix Granted	and Pending Pe	ix Granted and Pending Petent Files by Country, Them Patent Number Date: 04 DEC 1997 Try App No App Date Pat No D.O.G	typ? Pat No	ont files by Country, Them Fatent Mumber Date: D6 D6C 1997 App Date Pat No D.O.G Title	116	
*	19960277	7EB 08 1996	90267	HAR 21 1997	Arcumto Shower Coddy (2173)	Granted
*	19940276	750 00 1996	80637	NAY 02 1997	Shower Caddy (2193)	Granted
•	%100175	746 80 EVE			Hodular Cube Sterage System (11dy Kidm 11)	Pending
3	131111542	APR 03 1961 .	9113000	AE 19 1989	Skirt and Trauser Clip for Hanger	Granted
*	95656	KF 28 1973			Closet Estarder	Pending
\$	75053%		2719459	JAN 17 1997	nosiliant Clip (Santapa)	Granted
ş	195170040	W1 00 1005			Resilient Clip (Santape)	radia
ş	\$3485	MAY 20 1985	2463	AUG 22 1965	Soap Blob (4261)	Granced
ALS.	63585	SB61 62 AW	244	AUG 22 1985	Touch Bor (4272)	Granical
\$	63605	2001 OK 1441	2445	AUG 22 1965	Tissus Helder (4278)	Granted
Ass	63785	MY 20 1985	***	AUG 22 1985	Hock finture (4218)	Grented
ş	2305	PAY DE 1445	7447	AUG 22 1985	Bath Finture (4205/4/8)	Granted
\$	2962	WY 20 1985	2448	AUG 22 1985	Tumbler Belder (6267)	Granted
F	2502	MAY 20 1985	*	AUG 22 1985	Shower Shelf (2551)	Granted
F	16506	7ED 07 1986	. 25.2	MAR 26 1986	Urap Organizer (2329)	Granted
ş	16606	fED 07 1986	200	MR 26 1986:	Double Spice Rack (2302)	Granted
Alega	16786	FED 07 1944	25497	MAR 26 1986	Large Lid Organizar (2318)	Granted
Access	16884	168 07 1984	25498	NAR 26 1986	sliding Back (2323)	Granted

Granted	Hengable Stockable Basket			1011128	JAN 28 1983		rest eritein
Granted	Four Promp Book Rock			1000591	JUL 11 1902		est Britoin
Granted	Ino Frong Sock Rock			1008590	SEP 04 1982		eet Britein
Granted	Both 1cb Tray (2331)	1982	MA 31 1982	1005931	2061 IE 1700	1005931	est Gritein
Granted	Fiate Back (2321)	1982	MA 31 1982	1005929	HAR 31 1982	1005929	est Britain
Grand	A fack (2303)	7	MA 31 1982	1005920 -	HAR 31 1982	1005928	est Oritain
Granted	Spice Rack (2301)	1982	HA 31 1962	1905927		1005927	cot Britain
Grented	Kitchen Caddy (2395)	1982	MA 31 1982	1005926	MAR 31 1982		est Britain
Pending	Resilient Clip (Sentape)				MY 09 1995	95093429	est Oritain
rending	Shower Caddy Decign (2151/2153)				OCT 36 1995	2051344	est Oritain
Granted	Under Vanity Organizer Besign (2130)	198	JUL 17 1996	75081427	81 S 138	95081429	Autho
Grented	Chain And Link Header	1994	MY 31 1994	75070052	AUG 31 1995	95070052	, man
Granted	Spice Back (2301)	1	APR 24 1984	242	9861 SZ 1781	19344	Avenu
Granted	Céaph.	7	APR 25 1944	2491	9961 S2 878	39266	Auma
Granted	Shower Shelf (2252)	126	FED 26 1984	9324	760 26 1946	ě	Aums
Granted	Shower Shelf	- 19 8	9861 92 BM	8548	110 26 1946	265 26	Auma
Granted	Storage Backet (2362)	1984	9961 92 TW	2500	7EB 07 1984	17084	Aute.
Grant &	Bog Organizar (2328)	198	7961 92 TW	2499	720 07 1984	16984	Aven.
Status	App No App Dete Pet No D.O.G Title		0.0.6	. Pet No	. App Date	: App #0	»(ry
				1997	. Date: 04 DEC 1997		301 6
			7	Country, Ihan	Ifix Granted and Panding Patent Files by Country, Then Patent Humber	and funding Fo	Ills Granted

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rest Oritain	1027130		1027130	MC 23 1985	Sasp Bish (4261)	Granted
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set Britain	1027134	SMI SS 1885	1027134	BEC 23 1985	Tubler Helder (4267)	STATE OF THE PERSON OF THE PER
est Britein	1027135	AM 63 1985	1027135	DEC 23 1985	Shower Shelf (2551)	5
est Britain	1027134	THE ST 1985	1627134	OCC 23 1985	Both Fixture (4205/4/8)	Served.
est Britain	1027137	2 785	1027137	OCC 23 1965	Soth Finture (4205/4/8)	Grented
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est Oritain	1032972	MAI 20 1986	1012972	HEP 16 1986	Bathreom Shelf (2252)	Granted
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est Britain	1057101	7EB ES 133	1957101	0661 BD HVF	Teuri Bar (3212/3218/3224)	Conta
est Britain	1057102	76. ES 1900	1057102	NOV 10 1989	A Clethes Hook (3201)	Granted
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3	72586.3	ST 10 43			Chain And Link Heather	Pending
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nice	3110	254 S AR			Shower Coddy Boolgn (2153)	redire
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\$	7730009301	MY 02 1909	162122	SEP 11 1990	Double Wook (1818)	Granted
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Bothroom Frame Fixture	Touck Ber (1010/24)	Shower Coddy Extra Large (2253)	Sock four (8694)	Over Bear Hook (8173)	thouar Caddy Tall (2293)	Shower Coddy Wide (2243)	Shower Coddy Boolyn (2196)	faucet Carrecter (443)	shelf with seeks (778)	Hossage Center (562)	Shower Caddy (2191)	lackboard With Key Hooks (595) Granted	Alfrer With Books (2271)	Arcunto Shawir Caddy (2173)	Shower Caddy (2195)	organizer (588)	Under Venity Organizer Deeign Granted (2130)	Date: 04 DEC 1997 App No App Bate Pat Ne 0.0.6 [18]
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Plactic Clip	Adjustable Shower Caddy (2195) Granted	Soth Tub Coddy (2131)	Perguin Shower Coddy (2176)	Polphin Shower Coddy (2178)	Hank (8490)	Hook Deuble (8692)	Lap Tap Besk(7075)
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1516045 put 08 1984 Registered	244. 62 330	1359598	100-1668	21.70
1612877 AUG 26 1996 Registered	DEC 29 1942	1975965	DINA-COATED	nt Ine
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Pending	229099 APR 18 1980 Registered	368068 JAN 12 1991 Registered	229283 APR 17 1980 Registered	229282 APR 17 1980 Registered	271577 AUG 06 1982 Replatered	179652 DEC 83 1971 Registered	149784 168 17 1967 Repletered	181610 MA 65 1972 Repletered	399073 AM 12 1992 Registered	318074 5EP 65 1986 Registered	363671 AUS 12 1988 Registered	201659 Art 13 1984 Registered	Panding	Pending	Pending	374605 FEB 19 1982 Registered	347009 FEB 13 1978 Registered	347509 APR 96 1978 Registered	Page: 2 Appl'n Mumber. Applm Jate Reg. Mumber Reg. Date Statum

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885133 DCT 84 1945 Registered	907 04 1965	805133	SELFIX	est Britain
165130 DCT O4 1965 Registered	OCT 04 1945	95 130	SEC / SE	est Oritain
1200486 JUL 26 1983 Registered	AAL 26 1983	12906.86	**************************************	eet Britein
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1152626 APR 15 1981 Repletered	APR 15 1981	1152626	CLEMICO	est Britain
2072219 JUL 21 1994 Registered	500 Li 000	. ec23ees	1107 KIDS	Aven
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1451990 NAR 23 1981 Registered	1961 52 9981	275575	13 1. 13	876 0
13455985 FEB 18 1993 Registered	160 10 1993	93435905	3613 4661	***
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173801 APR 16 1981 Registered	APR 16 1981	173001	CLEANTO	-
359750 APA 14 1976 Registered	SEP 28 1977	4534	SELLIK	÷.
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405704 FEB 17 1984 Registered	100 12 1982	1860252	CAECIAN SPLENDO 1800202	. Y
44297 Jan 17 1980 Registered	JUN 26 1977	1811	SELFIR	<u>:</u>
46290 JAN 17 1980 Replatered	JUN 26 1977	653	Welc clack	ĭ
. 1549 829 16 1980 Registered	MY 04 1978	67278	SELLIK	e Korg
1444 APR 25 1980 Registered	MP 14 1977	7778	MAGIC CIRCLE AN 997M	*
1173418 APR 23 1982 Registered	291 52 84	1175410	138 11. 134	or Oritain
1173817 APR 23 1982 Registered	APR 23 1982	1173017	135 11. 137	et Oritein
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1,229,795 MAR 08 1983 Registered	FEB 17 1900	3	29,439	PEEL 'N SIICK	ited States
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1,349,444 JUL 16 1985 Replacered	MDV 06 1980	284,942	BAIAELES	ited States
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902,488 NOV 17 1970 Registered	OCT 01 1949	339,438	M M	setess per
817,656 MOV 01 1966 Registered	OCT 23: 1945	231,455	SELTIN	100 81010
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Patents Owned by Tamor

Design Patent No. 270,118 August 15, 1983 Shoe Rack

Design Patent No. 324,594 March 10, 1992 Waste Container

Design Patent No. 340,137 Hanger

Trademarks Owned by Tamor

See Attached

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TRADEMARKS OWNED BY TAMOR PLASTICS CORP.

Section 8/15	RENEWAL DATE
	Section V15

JELLY BEANS Reg. No. 1,155,728 May 26, 1981	Section 8 & 15 Filed 10/27/86	5/26/2001
PETITE Reg. No. 1,149,434 March 24, 1981	Section 8 Filed 10/23/86	3/24/2001
HEAVENLY HOUSE Reg. No. 1,179,231 November 24, 1981	Section 8 & 15 Filed 7/1/87	11/24/2001
GR-R-PIP TTTE Reg. No. 1,288,482 July 31, 1984	Section 8 Filed 7/23/90	7/31/2004
ATTACHABLES Rég. No. 1,334,294 May 7, 1985	Section 8 & 15 Filed \$/20/90	S/7/2005
CHEERFULS Reg. No. 1,070,286 July 26, 1977	Section 3 Filed 11/22/82	7/26/1997
TAMOR (design) Reg. No. 1,645,272 May 21, 1991	TO BE FILED \$/21/96	5/21/2001
TAMOR (word) Reg. No. 1,788,182 August 17, 1993	TO BE FILED \$/17/98	8/17/2003
PRODUCTS OF DISTINCTION Reg. No. 1,923,680 October 3, 1995	TO BE FILED 10/3/2000	10/3/2005
LIL' HELPERS Reg. No. 1,917,978 September 12, 1995	TO BE FILED 9/12/2000	9/12/2005
SMART SOLUTIONS Reg. No. 1,680,427 March 24, 1992	TO BE FILED 5/24/97	3/24/2002

TRADEMARK

REEL: 1815 FRAME: 0783

LIST OF PROSPECTIVE TRADEMARKS OF TAMOR PLASTICS CORP.

Stor-n-Tote

Flat-Tops

Flat-Top

Home Helpers (owned by Selfix)

Stor-B-View

Home Solutions

Kitchen Helpers

Kitchen Solutions

Intellectual Property

- 1. Patents and Patent Applications: See attached.
- 2. Trademarks and Trademark Applications: See attached.
- 3. Copyrights and Copyright Applications: See attached.
- 4. Designs and Utility Models: See attached.
- 5. Licenses:
 - a. Patent License Agreement, effective as of January 1, 1983, by and between Raytheon Company, a Delaware corporation, having its principal office at 141 Spring Street, Lexington, Massachusetts 02173 (Licensor), and Anchor Hocking, a Delaware corporation, having its principal office at 109 North Broad Street, Lancaster, Ohio 43130 (Licensee).
 - b. Warner Bros. License Agreement #3997-WBLT, dated March 7, 1994, by and between Warner Bros. Consumer Products on behalf of itself and as Agent for Warner Bros. Division of Time Warner Entertainment Company, L.P., and Plastics, Inc.
 - c. License Agreement made the 12th day of June, 1992, by and between CSC Advertising, Inc., a New Jersey corporation, with its principal place of business in Camden, New Jersey, acting on behalf of its parent company and principal, Campbell Soup Company, and Anchor Hocking Plastics, an Illinois corporation with its principal place of business at 224 Ryan Avenue, St. Paul, MN 55102-2586.

ACQUIRED IN NEWELL ACQUILITION

TRADEMARK	COUNTRY	APP. NO. REG. NO.	REG. NO.	STATUS	OHNER O	APP. DATE	REG. DATE	REG. DATE RENEWAL	CLS	CLS GOODS
DIVIDED PLATE CONFIGURATION	U.S.A.	73/836048	1756275	9	PLASTICS	02NO1989	02MR1993	02MR2003		PLATES FOR USE IN STORIN HEATING AND SERVING FOOD
FREEZE HEAT 4. SERVE	U.S.A.	73/544454	1399047	ဗ	ANCHOR	24JE1985	24JE1986	24JE2006	77	DISHES
HI-HEAT	U.S.A.	73/454028	1330914	o	PLASTICS	23N01983	16AP1985	1 6AP 2005	21	PLASTIC CASSEROLES, PLAS PLATES, PLASTIC DISHES, / PLASTIC COOKING SHELLS
HI-HEAT & Design	U.S.A.	72/252413	836990	ဖ	PLASTICS	15AU1966	21N01967	21N02007	21	PLASTIC TRAYS, PLASTIC DISHWARE, AND PLASTIC CUF
JAREEN	U.S.A.	73/684613	1488511	9	NEWBLL	17SE1907	17MY1988	17MY2008	12	PLASTIC CONTAINERS FOR DOMESTIC USE, CONSISTING JARS, BOWLS AND BEVERAGE DISPENSERS
JET LINER & DESIGN	U.S.A.	72/140585	743608	ဗ	PLASTICS	23MR1962	15JA1963	15JA2003	21	PLASTIC DISHES
KLEAR POR	U.S.A.	73/802885	1580141	9	NEWELL	26MY1989	30JA1990	30J A 2000	21	BOTTLES, AND PLASTIC CONTAINERS FOR DOMESTIC AN INDUSTRIAL USE

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Schedule of Trademarks

TRADEMARK	COUNTRY	APP. NO.	APP. NO. REG. NO. STATUS	STATUS	OMNER	APP. DATE	REG. DAT	REG. DATE RENEWAL	CLS	· SCOOP
KLEAR STOR	U.S.A.	73/802886 1580142	1580142	9	NEWBLL	26MY1989	30JA1990	30JA2000	1 =	
KOLOR STOR	U.S.A.	74/374251	1615940	G	NEWELL	30MR1993	11JA1994	11JA2004	21	ALL PURPOSE PORTABLE HOUSEHOLD CONTAINERS
хівот	U.S.A.	74/713068	1968568	O	PLASTICS	09AU1995	23JL1996	23JL2006	20	MERCHANDISING RACK SYSTE FOR PLASTIC STORAGE CONTAINERS
MICROPROOF	U.S.A.	72/281391	861216	9	PLASTICS	28SB1967	03DB1968	03D&2008	77	PLASTIC DISHWARE USABLE MICROMAVE OVEN AND USED A SERVING POOD
MICROMARE	U.S.A.	72/365120	939320	o o	PLASTICS	01MR1971	01AU1972	01AU2002	23	PLASTIC PLATES, BOMLS, AN BOML COVERS
HICROHARB	U.S.A.	73/128299	1135775	•	ANCHOR	16MY1977	20HY1980	20MY2000	23	PLASTIC OVENWARE - NAMELY ROASTING RACKS, BACON RAC MUPPIN PANS AND BAKING RI
MICROMARE	U.S.A.	73/137840	1148955	9	ANCHOR	17AU1977	24MR1981	24MR2001	72	PLASTIC OVENWARE - NAMELY BAKING SHEETS
POP - TOP STORABLES	U.S.A.	73/778455	1590927	9	PLASTICS	02FE1989	10AP1990	10AP2000	21	FOOD STORAGE CONTAINERS

ANCHOR HOCKING PLASTICS

Schedule of Trademarks

TRADEMARK Prestige	COLUMNIA U. S.A.	APP. NO. REG. NO. 74/415103 1869622	REG. NO. 1869622	STATUS	ONNER PLASTICS	APP. DATE	REG. DATE RENEMAL	RENEMAL 27082004	3 2	GOODS DIASTICHABE: NAMELY BOWN
SCROLLMARE	U.S.A.	73/508411 1409462	1409462	o	ANCHOR	13001984	16881986	16SE2006	ដ	PITCHERS, PLATES, TRAYS A BEVERAGEWARE PLASTIC DINNERWARE
STOUANAYS	U.S.A.	74/352346	1863234	9	PLASTICS	21JA1993	15NO1994	15N02004	21	PLASTIC STORAGE CONTAINER FOR HOUSEHOLD OR KITCHEN
STOMANAYS & DRSIGN	U.8.A.	74/352345	1864748	9	PLASTICS	21JA1993	29NO1994	29NO2004	21	PLASTIC STORAGE CONTAINER FOR HOUSEHOLD OR KITCHEN I
THE COMPLETE POOD STORAGE SYSTEM	U.S.A.	74/352344	1835039	9	PLASTICS	21JA1993	03NY1994	03MY2004	21	PLASTIC STORAGE CONTAINERS FOR HOUSEHOLD OR KITCHEN
THIRST PODZ	U.S.A.	75/034759		D.	PLASTICS	19DE1995			21	PLASTIC BEVERAGE CONTAINED
HI - HRAT	CANADA	315791	163445	9	PLASTICS	04SE1968	13JB1969	13JE1999	e/u	PLASTIC TRAYS, PLASTIC DISHWARE, PLASTIC CUPS, AN ASHTRAYS
HI-HEAT	CANADA	506454	289176	ဗ	PLASTICS	05JL1983	23MR1984	23MR1999	n/a	PLASTIC CASSEROLES, PLASTI PLATES, PLASTIC DISHES, AN PLASTIC SHELLS

ANCHOR HOCKING PLASTICS

Schedule of Trademarks

TRADEMARK COUNTRY FOP-TOP STORAGLES CANADA SCROLLMARK CANADA SCROLLMARK CANADA STOMAMAYS CANADA G G Granted (registered) F - Filed status	CANADA	410287 410287 639310 627704 627704	APP. MO. REG. NO. 410267 231267 536786 315527 733042 482272	STATUS .	OMNER ANCHOR ANCHOR ANCHOR	APP. DATE 03HY1977 25AU1969 17HR1969 15JL1993	8EG. DATE RENEMAL 22DE1978 22DE20001 20JE1986 20JE2001 23PE1990 23PE2005	CLS n/a n/a n/a	PLASTIC OVENMARE, NAMELY, ROASTING RACKS, BACON RACK HUPFIN PANS AND BAKING RILL FOOD STORAGE CONTAINERS DINNERWARE, CERAMIC DINNERWARE, CERAMIC DINNERWARE AND PLASTIC DINNERWARE NAMELY HOUSEHOLD DOMESTIC LIDDED AND AIRTIGHT PLASTIC CONTAINERS IN DISSIMILAR SIZES NOT EXCREDING THREE GALLONS IN VOLUME
Owner Codes:	PLASTICS ANCHOR NEWELL NEWELL ONEWELL CAN	• • • •	Plastics, Inc. Anchor Hocking Newell Company Newell Industri	s, Inc. Hocking Corporation Company Industries Canada, Inc.	ition Ida, Inc.				

PLASTICS	Convertable
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AMCHOR	Babadu

TITLE	DOCKET NO.	COUNTRY	REG. NO.	REG. DATE	OWNER	PYDIBATION
Daisy and Tulip Design	20157/130	USA	VA 340426	23 PB 1969	Plantice Inc	THE STATE OF
Iris Design	20157/139	USA	VA 340427	23 PR 1969	Plastics, Inc.	

Docket No.	Jie Jie	Ourrest	Inventor(s)	ä	Appl. No.	Aggi. No. Aggi. Dae	Page No.	Palent No. Patent Date	Status
071/14067	Container System Including a Colander	Platics, Inc.	Woodnorth, Brian E. Gaeton, Johannes N. Van Organ, Douglas J.	USA	08/775492	31 DE 1996			Œ
271/11/100	Container System Including an Air Byncustion Valve	Platics, Inc.	Woodnorth, Briss E. Theis, Gregory A. Leenerts, Roger A. McCarthy, Richard O. Stanca, Nick E.	NSA	06/918824	26 AU 1997			
73944/173	Lunch Holder for Holding a Food Product and a Beverage Container	Platics, Inc.	Woodsporth, Brins E. Levin, Moste L.	NSA	19816/30	26 AU 1997			<u>u_</u>
73941/171	A Two-Piece Integral Lid That Effects a Double Seal for a Dry Rood Storage Container System	Platics, Inc.	Woodnorth, Brian E. Kramer, Thomas E. Wahoske, Bradley Gile Rust, Masthew Howard Theis, Gregory A. Leenerts, Roger A.	NSA	06/934724	22 SE 1997			<u> </u>
73948/185	A Comolded Screw- Top/Flip Lid Assembly	Plastics, Inc.	Theis, Gregory A. Van Keuren, Dick E.	NSA	06/957506	24 OC 1997			لئ
73948/189	Container Assemblies of Different Sizes which Stack, Nest and Assemble Separately and in Combination	Plastics, Inc.	Andress, Bradley W. Rude, Dale V.	USA	09/014353	27 JA 1998			Ľ.
73948/187	Elastomer Sealing of Food Containers	Plastics, Inc.	Thics, Gregory A. Schmidt, James	USA	60/070833	08 JA 1998			iz.

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Docket No.	711.	Ounted Ounted	Investion(s)	đ	Appl. No.	Agol. Date	Patent No.	Patent Date	
73948/108	Portable Turnsable for Overs	Plastics, Inc.	Pomeroy, James F. Colato, Albert E.	NSA	06/131505	18 MR 1980	4330696	18 MY 1982	9
73944/109	Drive Motor Assembly for Use in a Microwave Oven	Plastics, Inc.	Dunley, Allen M. Colato, Albert E.	NSA	06/131507	18 MR 1980	4330697	18 MY 1982	9
73942/110	Spinning Lathe	Plastics, Inc.	Rolin, Guy Rabizzoni, Jacques	NSA	06/342805	26 JA 1962	4509351	09 AP 1985	9
13948/111	Microwave Oven Turnable Shelf Sunctime and Method	Plastics, Inc.	Colsto, Albert E.	NSA	96/047016	11 JE 1979	4593171	03 JE 1986	9
73948/112	Microwave Oven Turniable Shelf Structure	Phastics, Inc.	Colato, Albert E.	NSA	665698/90	02 JE 19 6 6	4713513	15 DE 1987	9
73944/113	Microwave Oven Rotinscric Assembly	Plastics, Inc.	Colsto, Albert B.	NSA .	06/04/013	11 JE 1979	4717802	05 JA 1988	9
73946/114	Storage and Cooking Container With Lid Release Tab	Plastics, Inc.	Pomroy, James F.	USA	07/142502	11 JA 1988	480966	07 MR 1989	Ö
73948/115	Portable Turntable with Shielded Drive Motor for Microwave Overs	Plastics, Inc.	Pomroy, James F. Colato, Albert E.	NSA	06/336084	31 DE 1981	4886948	12 DE 1989	9
73948/116	Lunch Holder	Plastics, Inc.	Pomroy, James F. Traxler, Eva M.	NSA	07/874902	28 AP 1992	5277329	11 JA 1994	9
73948/117	Lunch-Holder	Plastics, Inc.	Pontoy, James F. Traxler, Eva N.	NSA	08/168670	15 DE 1993	5323926	28 JE 1994	9

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311/34/65	Double Seal Container	Plantics, Inc.	Andrew, Bradley W. Rude, Dale V. Vanteuren, Dick E.	NSA	04/03/902	22 MR 1993	3356026	18 OC 1934	9
73946/119	Lanch Holder	Platics, Inc.	Pomroy, James F. Trazler, Eva M.	NSA	08/251894	06/251894 01 JE 1994	2462192	31 OC 1995	Ö
73942/105	Container Assemblies of Different Sizes which Stack, Nest and Assemble Separately and in Combination	Plantics, Inc.	Andrew, Bradley W. Rude, Dale V. Vankeuren, Diet E.	USA	08/273957	06/273957 12 JL 1994	S769729	23 JE 1998	9
73944/120	Turnsable for Use in Microwave Oven	Plastics, Inc.	Pomroy, James F.	NSA	646965/90	27 SE 1963	D 283195	01 AP 1986	9
73946/121	Microwave Oven Covered Dish	Plastics, Inc.	Potatoy, James F.	NSA	06/672715	19 NO 1964	D 287917	27 JA 1987	Ö
73948/122	Turntable for Use in Microwave Overs	Platics, Inc.	Pomroy, Janes F.	USA	06/715109	22 MR 1965	D 291854	15 SE 1987	ŋ
73948/123	Combined Bowl and Stem for a Goblet or the Like	Plastics, Inc.	Pomroy, Junes F.	NSA	06/662993	19 OC 1984	D 293 992	02 FE 1988	9
73948/124	Goblet or Similar Article	Plastics, Inc.	Pomroy, James F.	NSA	07/085011	13 AU 1987	D 295480	03 MY 1988	9
73948/125	Ruck For Food Products	Plastics, Inc.	Pomroy, James F.	NSA	06/746657	20 JE 1985	D 296409	28 JE 1988	9
73948/126	Dessert. Cup or Similar Article	Plastics, Inc.	Pomroy, James F.	NSA	01/085009	13 AU 1987	D 298902	13 DE 1988	9

Docket No.	apil	Ourcel	[averlate]	ä	Appl. No.	And, Dee	PREM No.	Patent Date	STATE
73944/127	Popour Popper	Plastics, Inc.	Pomroy, James P.	NSA	15/973/90	06 FE 1966	D 299106	27 DE 1988	9
73948/128	Tumbler	Plastics, Inc.	Pomroy, James P.	NSA	06/568494	05 JA 1964	D 300705	18 AP 1989	ပ
73944/129	Coffee Mag	Platics, Inc.	Fleming, Sharon A. Wheeler, Colleca A.	NSA	07/073628	15 JL 1967	D 306111	20 FE 1990	9
73948/130	Picter	Plastics, Inc.	Pomroy, James P.	NSA	07/059396	06 JE 1967	D 309077	10 JL 1990	ပ
13944/131	Container Lid	Plastics, Inc.	Pomroy, James F.	NSA	07/142408	11 JA 1988	D 313754	16 JA 1991	Ö
73942/132	Covered Dish	Plastics, Inc.	Pomroy, James F. Danicy, Allen H.	NSA	01/25/102	11 AP 1989	D 326797	09 JE 1992	9
7394133	Plate	Platics, Inc.	Melamed, Suphen Heiligenstein, Luc	NSA	01/690303	30 NO 1990	D 338136	10 AU 1993	9
73944/134	Bowt	Plastics, Inc.	Andress, Bradley W.	NSA	. \$00009/10	30 NO 1990	D 338375	17 AU 1993	9
73942/135	Pizza Tray	Plattics, Inc.	Pomroy, James F. Eby, Gilbert L.	NSA	07/812979	19 DE 1991	D 344875	06 MR 1994	9
73948/136	Cuaister	Plastics, Inc.	Vanvalkenburg, Terry Andress, Bradley W. Davis, Gregg H. Koenig, John W.	NSA	29/006043	22 MR 1993	D 350843	27 SE 1994	9
73948/137	Container	Plastics, Inc.	Vanvalkenburg, Terry Andress, Bradley, W. Davis, Gregg H. Koenig, John W.	NSA	29/006052	22 MR 1993	D 350875	27 SE 1994	9

Doctor No.	air	Owners Owner	laverior(s)	ă	Agel. No.	Aggl. Dag	Paten No.	Paken Dak	States
73942/138	Dry Food Storage Container	Plantics, Inc.	Vaavalkenburg, Terry Andreas, Bradley W. Davis, Gregg M. Koenig, Joha W.	NSA	29/00/6054	22 MR 1993	D 350676	27 SE 1994	9
961/49657	Botte	Platica, Inc.	Vaavaltesburg, Terry Andresa, Bradley W. Davis, Gregg H. Koenig, John W.	NSA	29/00/6045	29/00/6045 22 MR 1993	D 350677	27 SE 1994	9
73942/140	Food Storage Container	Plastics, Inc.	Vaavaltenburg, Terry Andress, Bradley W. Davis, Gregg M. Koesig, Joha W.	USA	29/006046	22 MR 1993	D 350880	27 SE 1994	9
73948/141	Lettuce Couthiner	Plastics, Inc.	Vanvallenburg, Terry Andress, Bradley W. Davis, Gregg M. Koenig, Joha W.	USA	29/006042	22 MR 1993	D 350881	27 SE 1994	9
73941/42	Food Storage Container	Plastics, Inc.	Vanvaltenburg, Terry Andress, Bradley W. Davis, Gregg M. Koenig, John W.	USA	29/006084	22 MR 1993	D 355814	28 FE 1995	9
73948/143	Picher	Plastics, Inc.	Andress, Bradley W. Davis, Gregg M. Vanvalkenburg, Terry Koenig, John W.	USA	29/006244	22 MR 1993	D 356004	07 MR 1995	9

Doctor No.	Tite	Ourest	[TJJ: Distriction]	ä	Appl. No.	Appl. Date	Paker No.	Patent Date	Sales
73942/144	Disposable Plate	Plantics, lac.	Andrea, Bradley W. Simmong, Sean H.	NSA	29/024112	06 JE 1994	D 362157	12 SE 1995	Ö
73948/145	Food Storage Container	Plastics, Inc.	Andress, Bradley W. Davis, Gregg M. Vaavalkenburg, Terry Kocaig, John W.	NSA	29/006053	22 MR 1993	D 358302	16 MY 1995	9
73942/146	Disposable Tumbler	Planics, Inc.	Andress, Bradley W. Simmons, Sean H.	NSA	29/02/111	29/024111 08 JE 1994	D 362786	03 OC 1995	9
73948/147	Champagne Glass	Platics, Inc.	Andress, Bradley W.	NSA	29/024113	S JE 1994	D 364996	12 DE 1995	9
73948/149	Double Seal Container	Plactics, Inc.	Andress, Bradley W. Rude, Dale V. Vankcurca, Dick E.	CANA	2119490	21 MR 1994			Œ.
73948/150	Portable Turnable for Overs	Plantes, Inc.	Pomeroy, James F. Colato, Albert E.	CANA	373235	17 MR 1981	1155672	25 OC 1983	.0
73942/151	Portable Themable with a Low Profile Drive Motor Assembly	Platics, Inc.	Dunley, Allen M.	CANA	432285	12 JL 1983	1210623	02 SE 19 86	9
73941152	Turnsible Accessory for Overs	Plantics, Inc.	Pontroy, James F. Colato, Albert B.	CANA	\$1 88 24	23 SE 1986	1226907	15 SE 1987	Ö
73948/153	Lunch Holder	Plasies, Inc.	Pomroy, James F. Traxler, Eva M.	CANA	2073303	O7 JL 1992	2073303	13 AU 1996	Ö
73948/154	Disposable Tumbler	Plastics, Inc.	Andress, Bradley W. Simmons, Sean H.	CANA	1994-2428	07 DF 1994	D 76292	27 AP 1995	5

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73942/155	Disposable Plate	Platics, Inc.	Andrea, Bridley W. Simmons, Sean H.	CANA	1994-2429	07 DE 1994	D 76293	27 AP 1995	9
73946/156	Champagne Glass	Plastics, Inc.	Andrea, Bridley W.	CANA	1994-2430	07 DE 1994	D 76294	27 AP 1995	9
73942/157	Bottle With Cap	Photics, Inc.	Vasvalkenburg, Terry Andren, Bradley W. Davis, Gregg M. Koenig, John W.	CANA	96-97-7	22 SE 1993	D 76631	22 JE 1995	ဗ
2344/158	Container With Cap	Plactics, Inc.	Vanvalkenburg, Terry Andress, Bradley W. Davis, Gregg M. Koenig, John W.	CANA	12-03-93-7	22-03-93-7 22 SE 1993	D 76632	22 JE 1995	9
951/47/65	Lettuce Container	Plastics, Inc.	Vanvalkenburg, Terry Andress, Bradley W. Davis, Gregg M. Koenig, John W.	CANA	1994-1814	22 SE 1993	D 76633	22 JE 1995	9
73948/160	Container With Cap	Plastics, Inc.	Vanvalkenburg, Terry Andress, Bradley W. Davis, Gregg M. Koenig, John W.	CANA	1994-1815	22 SE 1993	D 76634	22 JE 1995	9
73948/161	Container with a Cap	Plastics, Inc.	Vanvalkenburg, Terry Andress, Bradley W. Davis, Gregg M. Koenig, John W.	CANA	1994-1816	22 SE 1993	D 76635	22 JE 1995	9

Docker No.		Ourrest Orașe	lavenor(s)	a	Appl. No.	Appl. Date	Patent No.	Pacal Dag	
73948/162	Combiner	Photics, Inc.	Vaavaltenburg, Terry Andreas, Bradley W. Davis, Gregg M. Koesig, John W.	CANA	1994-1822	22 SB 1993	D 76636	22 JE 1995	9
73948/163	Container With a Cap	Planies, Inc.	Vanvalkenburg, Terry Andress, Bradley W. Davis, Gregg M. Koenig, John W.	CANA	0680-5661	22 SE 1993	D 76637	22 JE 1995	5
73942/164	Throughle	Plantics, Inc.	Danley, Allen N. Colato, Albert E.	FRAN	77847	22 AU 1979	D 77847 ·	22 AU 1979	9
49177467	Double Seal Container	Platics, Inc.	Andress, Bradley W. Rude, Dale V. Vankeuren, Dick E.	GBRI	9405008.5	940500B.5 15 MR 1994	2276873	30 AP 1997	9
73942/166	Double Seal Container	Platics, Inc.	Andress, Bradley W. Rude, Dale V. Vankeuren, Dick E.	JAPA	6-76637	22 MR 1994	2627720	18 AP 1997	9
73948/168	Double Seal Container	Platics, Inc.	Andress, Bradley W. Rude, Dale V. Vankeuren, Dick E.	THA	858120	22 MR 1994			ir.

CERTAIN INTANGIBLE RIGHTS

(Attached Hereto)

[INTELLECTUAL PROPERTY
ACQUIRED IN TENEX ACQUISITION]

DHN. TENXOO. EXHIBITS&SCHEDULES ATTACHMENTS. DOC

Int. Cl.: 21

Prior U.S. Cl.: 2

United States Patent and Trademark Office Registered Dec. 20, 1994

TRADEMARK PRINCIPAL REGISTER

VANITIES

TENEX CORPORATION (ILLINOIS CORPORATION)
1850 ESTES AVENUE
ELK GROVE, IL 60007

FIRST USE 11-16-1993; IN COMMERCE 11-16-1993.

SER. NO. 74-476,898, FILED 1-6-1994.

FOR: STORAGE CONTAINERS FOR HOUSE-HOLD OR KITCHEN USE (NOT OF PRECIOUS METAL), IN CLASS 21 (U.S. CL. 2).

JOSETTE THOMPSON, EXAMINING ATTORNEY



CERTIFICATE OF REGISTRATION

This is to certify that the records of the Patent and Trademark Office show that an application was filed in said Office for registration of the Mark shown herein, a copy of said Mark and pertinent data from the Application being annexed hereto and made a part hereof,

And there having been due compliance with the requirements of the law and with the regulations prescribed by the Commissioner of Patents and Trademarks,

Upon examination, it appeared that the applicant was entitled to have said Mark registered under the Trademark Act of 1946, as amended, and the said Mark has been duly registered this day in the Patent and Trademark Office on the

PRINCIPAL REGISTER

to the registrant named herein.

This registration shall remain in force for TEN years unless sooner terminated as provided by law.

In Testimony Whereof I have hereunto set my hand and caused the seal of the Patent and Trademark Office to be affixed this twentieth day of December 1994.

Duce Tehmer

Commissioner of PatenTRADEMARKS

REEL: 1815 FRAME: 0801

NOTICE

This Registration will be canceled by the Commissioner of Patents and Trademarks at the end of six years following the date of registration, unless within one year next preceding the expiration of such six years, the registrate files in the Patent and Trademark Office an affidavit showing that said mark is in use in Commerce or showing that its nonuse is due to special circumstances which excuse such nonuse and is not due to any intention to abandon the mark. A fee of \$100.00 for each class must accompany the affidavit.

Int. Cl.: 20

Prior U.S. Cls.: 2, 13, 22, 25, 32 and 50

United States Patent and Trademark Office Registered Aug. 13, 1996

TRADEMARK PRINCIPAL REGISTER

kids' kart

TENEX CORPORATION (ILLINOIS CORPORATION)
1850 EAST ESTES AVENUE
ELK GROVE VILLAGE, IL 60007

FOR: CHILDREN'S FURNITURE AND NON-METAL STORAGE DEVICES, NAMELY MOBILE STORAGE CONTAINERS HAVING LIDS THAT FUNCTION AS LAPBOARDS, IN CLASS 20 (U.S. CLS. 2, 13, 22, 25, 32 AND 50). FIRST USE 8-0-1994; IN COMMERCE 10-1-1994.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "KIDS" CART", APART FROM THE MARK AS SHOWN.

SER. NO. 74-621,633, FILED 1-17-1995.

KEVIN PESKA, EXAMINING ATTORNEY



CERTIFICATE OF REGISTRATION

This is to certify that the records of the Patent and Trademark Office show that an application was filed in said Office for registration of the Mark shown herein, a copy of said Mark and pertinent data from the Application being annexed hereto and made a part hereof.

And there having been due compliance with the requirements of the law and with the regulations prescribed by the Commissioner of Patents and Trademarks,

Upon examination, it appeared that the applicant was entitled to have said Mark registered under the Trademark Act of 1946, as amended, and the said Mark has been duly registered this day in the Patent and Trademark Office on the

PRINCIPAL REGISTER

to the registrant named herein.

This registration shall remain in force for TEN years unless sooner terminated as provided by law.



In Testimony whereof I have hereunto set my hand and caused the seal of the Patent and Trademark Office to be affixed this thirteenth day of August 1996.

Commissioner of Patents and Trademarks

uso Chmer

NOTICE

This Registration will be canceled by the Commissioner of Patents and Trademarks at the end of six years following the date of registration, unless within one year next preceding the expiration of such six years, the registrant files in the Patent and Trademark Office an affidavit showing that said mark is in use in Commerce or showing that its nonuse is due to special circumstances which excuse such nonuse and is not due to any intention to abandon the mark. A fee of \$100.00 for each class must accompany the affidavit.

Int. Cl.: 20

Prior U.S. Cls.: 2, 13, 22, 25, 32 and 50

United States Patent and Trademark Office

Reg. No. 2,064,464
Registered May 27, 1997

TRADEMARK PRINCIPAL REGISTER

CREATE A CART

TENEX CORPORATION (ILLINOIS CORPORA-TION) 1850 EAST ESTES AVENUE ELK GROVE VILLAGE, IL 60007

FOR: PACKAGED ACCESSORIES FOR STORAGE CARTS, NAMELY, PLASTIC CASTERS AND PLASTIC FRAMES, IN CLASS 20 (U.S. CLS. 2, 13, 22, 25, 32 AND 50).

FIRST USE 2-24-1995; IN COMMERCE 2-24-1995.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "CART". APART FROM THE MARK AS SHOWN.

SER. NO. 74-708,513, FILED 6-29-1995.

JOHN TANG, EXAMINING ATTORNEY

The United States of America

CERTIFICATE OF REGISTRATION PRINCIPAL REGISTER

The Mark shown in this certificate has been registered in the United States
Patent and Trademark Office to the named registrant.

The records of the United States Patent and Trademark Office show that an application for registration of the Mark shown in this Certificate was filed in the Office, that the application was examined and determined to be in compliance with the requirements of the law and with the regulations prescribed by the Commissioner of Patents and Trademarks, and that the Applicant is entitled to registration of the Mark under the Trademark Act of 1946, as Amended.

A copy of the Mark and pertinent data from the application are a part of this certificate.

This registration shall remain in force for TEN (10) years, unless terminated earlier as provided by law, and subject to compliance with the provisions of Section 8 of the Trademark Act of 1946, as Amended.



Commissioner of Patents and Trademarks

Maintenance Requirements

Section 8: This registration will be cancelled after six (6) years by the Commissioner of Patents and Trademarks, UNLESS, before the end of the sixth year following the date of registration shown on this certificate, the registrant files in the U.S. Patent and Trademark Office an affidavit of continued use as required by Section 8 of the Trademark Act of 1946, 15 U.S.C. §1058, as Amended. It is recommended that the Registrant contact the Patent and Trademark Office approximately five years after the date shown on this registration to determine the requirements and fees for filing a Section 8 affidavit that are in effect at that time. Currently a fee and a specimen showing how the mark is used in commerce are required for each international class of goods and/or services identified in the certificate of registration and both must be enclosed with the affidavit.

Section 9: This registration will expire by law after ten (10) years, UNLESS, before the end of the tenth year following the date of registration shown on this certificate, the registrant files in the U.S. Patent and Trademark Office an application for renewal of the registration as required by Section 9 of the Trademark Act of 1946, 15 U.S.C. §1059, as Amended. It is recommended that the Registrant contact the Patent and Trademark Office approximately nine years after the date shown on this registration to determine the requirements and fees for filing a Section 9 application for renewal that are in effect at that time. Currently a fee and a specimen showing how the mark is used in commerce are required for each international class of goods and/or services identified in the certificate of registration and both must be enclosed with the application for renewal.

SCHEDULE 2.1(iv)

DESIGN PATENT

(Attached Hereto)

DHN.TENXOO.EXHIBITS&SCHEDULES ATTACHMENTS.DOC

Patent Number: Des. 359,850 [45] Date of Patent:

United States Patent [19] Staubitz et al.

[54] STORAGE CRATE

	CHATE		
[75]	Inventors: Robert Staubitz, Collinsville; Timothy Repp. New Harry	•	

	Timothy Repp, New Hartford, both		
[73]	Assignee:	Tenex Corporation Ev	

Tenex Corporation, Elk Grove, III.

[Term:	14	Years
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[21] App	il. No.:	19,755
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[22] [52] [58]	- 164U DI C.	Mar. 10, 1994
	D8/320/ 510; 220/	D3/314 D9/432, 443; D32/37; 206/503, 507, 676, 752, 755, 771, 913, DIG. 2, DIG. 12, DIG. 14
		12, DIG. 14, DIG. 15

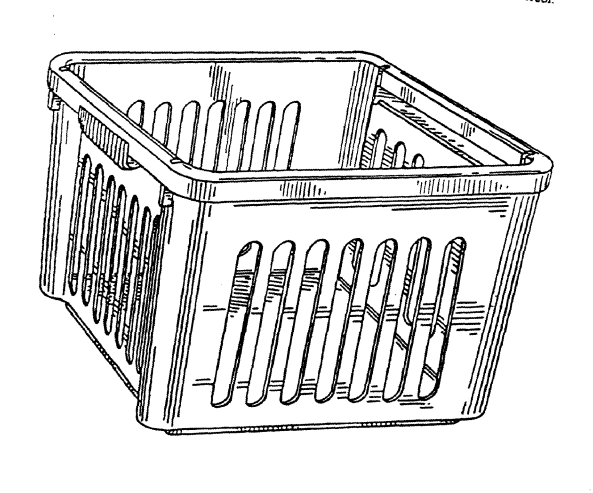
** Jul. 4, 1995 [56] References Cited

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3,270 711	U8/370
-205,749 Rubricius	
4.205,749 6/1980 Rubricius Primary Examiner Temporal et al.	229/120 176
Primary Examiner—Terry A. Wallace	206/502
Anomer Richard Wallace	-47 30 /

Assistant Examiner. Assormey, Agent, or J	Terry A. Wallace	206/50
Attorney, Agent or 1 [57] The ornamental	im-Niro, Scavor	
The ornamental	CLAIM	ie. Haller & Niro

The ornamental design for the storage crate, as shown.

FIG. 1 is a top front left side perspective view of a storage crate showing our new design; FIG. 2 is a right side elevation view thereof: FIG. 3 is a rear elevation view thereof; FIG. 4 is a top plan view thereof; and, FIG. 5 is a bottom plan view thereof.



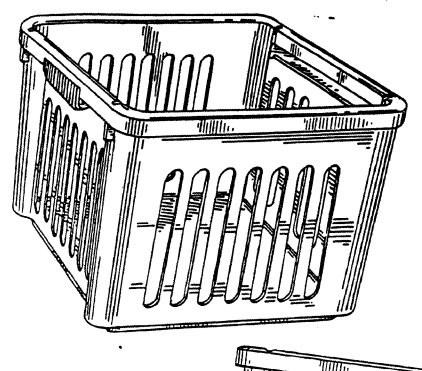
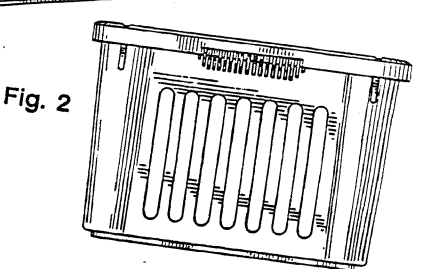


Fig. 1



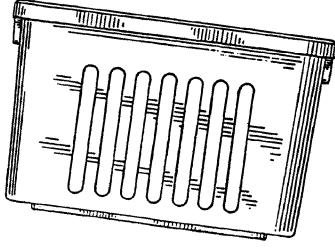


Fig. 3

Fig. 4

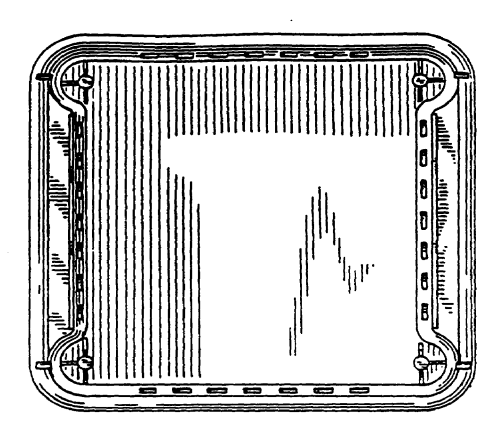
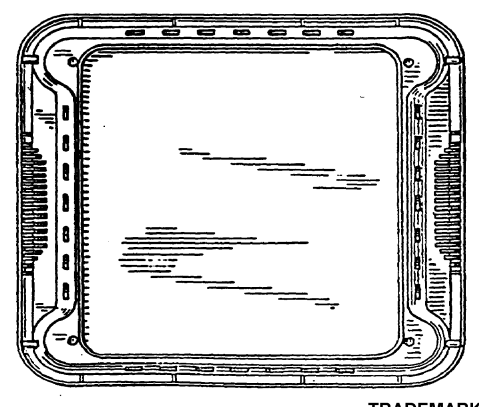


Fig. 5





The Commissioner of Patents and Trademarks

Has received an application for a new, original, and ornamental design for an article of manufacture. The title and description of the design are enclosed. The requirements of law have been complied with, and it has been determined that a patent on the design shall be granted under the law.

Therefore, this

United States Patent

Grants to the person or persons having title to this patent the right to exclude others from making, using or selling the design throughout the United States of America for the term of fourteen years from the date of this patent.

Bince Tehman.

prue Terry

Commissioner of Patents and Trademarks

litait

CERTIFICAT D'ENREGISTREMENT

CERTIFICATE OF REGISTRATION

DESSIN INDUSTRIEL

INDUSTRIAL DESIGN

Nº d'enregistrement - Registration no.	Date d enregistrement - Registration date
76385	May 11, 1995

Je certifie par les présentes que le dessinidentifié ci-dessus et tel quel représenté en annexe à été enregistré conformément à la Loi sur les dessins industriels.

I hereby certify that the industrial design identified above and shown herein has been duly registered in accordance with the Industrial Design Act.

L'enregistrement est valide pour dix ans à compter de la date des présentes à condition de paiement du droit prescrit, pour le maintien de l'enregistrement.

The registration is valid for ten years from the date shown subject to payment of the prescribed maintenance fees.

Eli Then 6

Commissaire des brevets - Commissioner of Patents

E+E

Industry Canada



Industrie Canada

APPLICATION FOR REGISTRATION OF AN INDUSTRIAL DESIGN

The applicant, TENEX CORPORATION

, whose complete address is 1850 East Estes, Elk Grove Village, III., 60007,

U.S.A. hereby requests registration of a design for a

"Storage Crate"

of which the applicant is the proprietor.

The design was not, to the proprietor's knowledge, in use by any person other than the first proprietor at the time the design was adopted by the first proprietor.

Description of the design:

"a generally rectangular body having a bottom and four upstanding sides with a peripheral rim about the upper edges of the sides, the corners of the sides being rounded and two opposed sides being inwardly indented from top to bottom; thereby defining substantially semi-circular corners when seen in top and bottom views; a plurality of laterally spaced ribs extending downwardly inwardly from the peripheral rim above said indented sides and each side having a plurality of vertical elongate, obround, laterally spaced apertures completely therethrough".

Drawing(s)/photograph(s) of the design are included wherein:

FIGURE I is a front and top perspective view of the industrial

design.

FIGURE 2 is a side perspective view thereof.

FIGURE 3 is a side perspective view thereof.

FIGURE 4 is a top elevational view thereof.

FIGURE 5 is a rear elevational view thereof.

Signed at Ottawa, Ontario, Canada this 9th day of September

1994.

TENEX CORPORATION

Massim

for the applicant

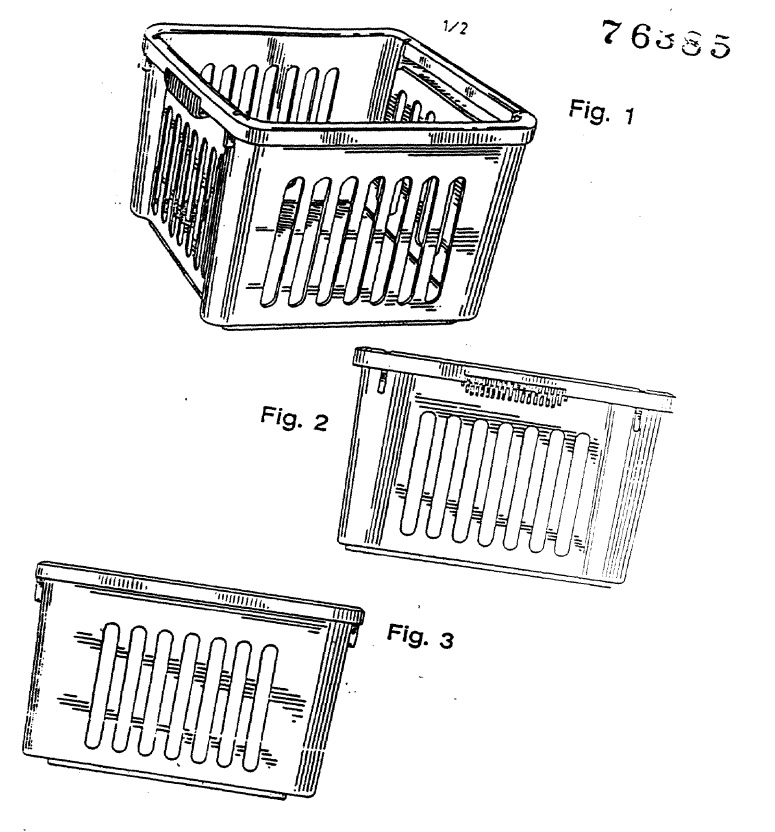


Fig. 4

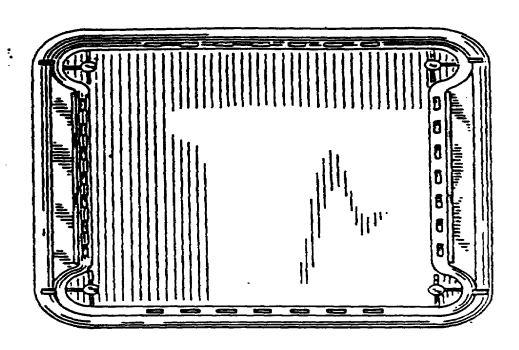
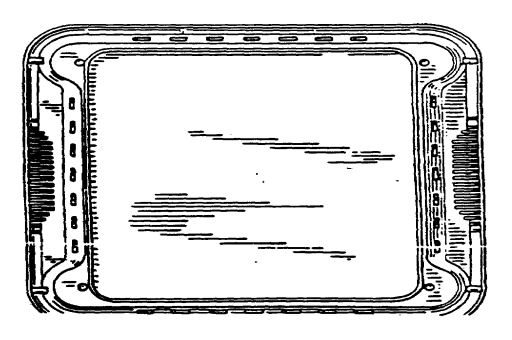


Fig. 5



RECORDED: 11/20/1998