LINCO F-1-AM	
RECORDATION FO	02-08-1999 49TMENT OF DOWNER Patent and Trademark Of
CMB No DEST-0011 exp 4/94/ TRADEM/	
Tab settings ⇒ ⇒ ⇒ ▼ ▼  To the Honorable Commissioner of Patents and Trademarks	
	s or copy thereor.
Name of conveying party(ies):	Name and address of receiving party(ies)
Edward Don & Company	Name: LaSalle National Bank, as Agent
A control of the same of the s	Internal Address: Suite 1126
☐ Individual(s) ☐ Association ☐ Limited Partnership	Street Address: 135 South LaSalle Street
☐ Corporation-State Illinois ☐ Other	City: Chicago State: IL ZIP: 60603
Additional name(s) of conveying party(ies) attached? ☐ Yes ☐ No	☐ Individual(s) citizenship
3. Nature of conveyance:	☐ General Partnership
	☐ Limited Partnership
☐ Assignment ☐ Merger   XF Security Agreement ☐ Change of Name	☐ Corporation-State
Other	If assignee is not domiciled in the United States, a domestic representative design
Execution Date: January 15, 1999	is attached:  ☐ Yes ☐ No  (Designations must be a separate document from assignment)
LASCUIIOTI Date.	Additional name(s) & address(es) attached? ☐ Yes ☐ No
4. Application number(s) or patent number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
,,	•
	See Schedule A attached
Additional numbers	i attached7ש Yes □ No
Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:	registrations involved:
Name: John R. Mannix, Jr.	•
Name:	7. Total fee (37 CFR 3.41)\$ 365.00
Internal Address: Rudnick & Wolfe	
9 SBURNS 00000064 1445762	© Enclosed
40.00 OP 325.00 OP	☐ Authorized to be charged to deposit account
Street Address: 203 North LaSalle Street	
Suite 1800	8. Deposit account number:
City: Chicago State: IL ZIP: 60601	(Attach duplicate copy of this page if paying by deposit account)
DO NOT U	JSE THIS SPACE
Statement and signature.     To the best of my knowledge and belief, the foregoing infor	rmation is true and correct and any attached copy is a true cop
the original document.	
John R. Mannix, Jr.	January 18, 1999
Name of Person Signing	Signature Date

Mell documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

### SCHEDULE A

#### TRADEMARKS - U.S.A.

<u>MARK</u>	REGISTRATION NUMBER	REGISTRATION <u>DATE</u>	COUNTRY
DON	1,445,762	July 7, 19 <b>87</b>	U.S.A.
DON-ITE	1,308,065	December 4, 1984	U.S.A.
DON-O-MITE	1,300,100	October 16, 1984	U.S.A.
GREEN DRAGON	715,051	May 9, 1961	U.S.A.
MIR-O-SPRAY	1,300,099	October 16, 1984	U.S.A.
OVEN-NU	771,271	June 9, 1964	U.S.A.
PANKOTE	808,255	May 10, 1966	U.S.A.
REDTIGER	814,137	April 18, 1961	U.S.A.
RIVOLI	765,841	March 3, 1964	U.S.A.
SABRE-SHARP	1,384,030	February 25, 1986	U.S.A.
SENSI-DERM	1,365,131	October 15, 1985	U.S.A.
STAKUPS and Design	1,328,566	April 2, 1985	U.S.A.
SUPER JET! and Design	1,327,832	April 2, 1985	U.S.A.
WAM KNOCKS OUT DIRT! and Design	1,297,332	September 25, 1984	U.S.A.

#### TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

THIS TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT (this "Agreement") dated as of January 15, 1999, is between EDWARD DON & COMPANY" (the "Company") and LASALLE NATIONAL BANK in its capacity as agent for the Lender Parties referred to below (in such capacity, the "Agent").

#### WITNESSETH:

WHEREAS, the Company has entered into a Credit Agreement dated as of January 15, 1999 (as amended or otherwise modified from time to time, the "Credit Agreement") with various financial institutions and the Agent, pursuant to which such financial institutions have agreed to make loans to, and issue or participate in letters of credit for the account of, the Company; and

WHEREAS, the obligations of the Company under the Credit Agreement are to be secured pursuant to this Agreement;

NOW, THEREFORE, for and in consideration of any loan, advance or other financial accommodation heretofore or hereafter made to the Company under or in connection with the Credit Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

#### 1. **Defined Terms**.

- a. Unless otherwise defined herein, the capitalized terms used herein which are defined in the Credit Agreement shall have the meanings specified in the Credit Agreement.
  - b. The following terms have the following meanings:

"Collateral" means all property and rights of the Company in which a security interest is granted under the Security Agreement and the other Loan Documents:

"Lender Party" means each Bank under and as defined in the Credit Agreement and any Affiliate of such a Bank which is a party to a Hedging Agreement with the Company.

"Liabilities" means all obligations (monetary or otherwise) of the Company under the Credit Agreement, any Note, any other Loan Document or any other document or instrument executed in connection therewith and all Hedging Obligations owed to any Lender Party, in each case howsoever created, arising or evidenced, whether direct

CHIDOCS/0814/552112.v2

or indirect, absolute or contingent, now or hereafter existing, or due or to become due.

- c. The words "hereof," "herein" and "hereunder" and words of like 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.
- d. All terms defined in this Agreement in the singular shall have comparable meanings when used in the plural, and vice versa, unless otherwise specified.
- 2. <u>Security Interest in Trademarks</u>. To secure the complete and timely payment, performance and satisfaction of all of the Liabilities, the Company hereby grants to the Agent for the benefit of the Lender Parties, a continuing security interest in, having priority over all other security interests, with power of sale to the extent permitted by applicable law, all of the Company's now owned or existing and hereafter acquired or arising:
- a. trademarks, registered trademarks and trademark applications, trade names, trade styles, service marks, unregistered service marks, registered service marks and service mark applications including, without limitation, the unregistered trademarks, the registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule A attached hereto and made a part hereof, and (i) all renewals thereof, (ii) all accounts receivable, income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (iii) the right to sue for past, present and future infringements and dilutions thereof, and (iv) all of the Company's rights corresponding thereto throughout the world (all of the foregoing unregistered trademarks, registered trademarks, trademark applications, trade names, trade styles, unregistered service marks, registered service marks and service mark applications, together with the items described in clauses (i)-(iv) in this paragraph 2(a), being sometimes hereinafter individually and/or collectively referred to as the "Trademarks");
- b. the goodwill of the Company's business connected with and symbolized by the Trademarks; and
- c. license agreements with any other party now or hereafter entered into in connection with any Trademarks or such other party's trademarks, registered trademarks and trademark applications, trade names, trade styles, service marks, registered service marks and service mark applications, whether the Company is a licensor or licensee under any such license agreement, including, but not limited to, the license agreements listed on Schedule B attached hereto and made a part hereof, and the right upon the occurrence and during the continuance of an Event of Default to use the foregoing in connection with the enforcement of the rights of the Agent and the Lender Parties under the Credit Agreement or any other Loan Document executed in connection therewith (all of the foregoing being hereinafter referred to collectively as the "Licenses"). Notwithstanding

2

CHIDOCS/0814/552112.v2

the foregoing provisions of this Section 2, the Licenses shall not include any license agreement under which the Company is licensee which by its terms prohibits the grant of the security interest contemplated by this Agreement.

- Restrictions on Future Agreements. The Company will not, without the Agent's prior written consent, enter into any agreement, including, without limitation, any license agreement, which is inconsistent with this Agreement, and the Company further agrees that it will not take any action, and will use reasonable efforts not to permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which could reasonably be expected to affect in any material respect the validity or enforcement of the rights transferred to the Agent under this Agreement or the rights associated with those Trademarks and Licenses which are necessary or desirable in the operation of the Company's business.
- 4. New Trademarks and Licenses. The Company represents and warrants that the Trademarks and Licenses listed on Schedule A and Schedule B, respectively, include all of the trademarks, trademark registrations, trademark applications, trade names, trade styles, service marks, service mark registrations, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, trade names, trade styles, service marks, registered service marks and service mark applications now owned or held by the Company. If, prior to the termination of this Agreement, the Company shall (i) create or obtain rights to any new trademarks. trademark registrations, trademark applications, trade names, trade styles, service marks, service mark registrations, service mark applications or license agreements in connection with trademarks, registered trademarks, trademark applications, trade names, trade styles, service marks, registered service marks or service mark applications or (ii) become entitled to the benefit of any trademark, trademark registration, trademark application, trade name, trade styles, service mark, service mark registration or service mark application, the provisions of Section 2 above shall automatically apply thereto and the Company shall give to the Agent prompt written notice thereof. The Company hereby authorizes the Agent to modify this Agreement by (a) amending Schedules A or B, as the case may be, to include any future trademarks, trademark registrations, trademark applications, trade names, trade styles, service marks, service mark registrations, service mark applications, and license agreements in connection with trademarks, registered trademarks, trademark applications, trade styles, service marks, service mark registrations, service mark applications and trade names that are Trademarks or Licenses under Section 2 above, or under this Section 4 (whether or not any such notice from the Company has been sent or received), and (b) filing, in addition to and not in substitution for, this Agreement, a supplement or addendum to this Agreement containing on Schedules A or B thereto, as the case may be, such trademarks, trademark applications, trade names, trade styles, service marks, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, trade styles, service marks, registered service marks, service mark applications and trade names which are Trademarks or Licenses under Section 2 above or this Section 4 and to take any action the Agent otherwise deems appropriate to perfect or maintain the rights and interests of the Agent under this Agreement with respect to such Trademarks and Licenses. Any amendments to filings made by the Agent pursuant to this Section 4

CHEDOCS/0814/552112.v2

at any time during which no Event of Default shall exist shall be subject to the prior approval of the Company.

- 5. Royalties. The Company hereby agrees that the use by the Agent of the Trademarks and Licenses as authorized hereunder shall be co-extensive with the Company's rights thereunder and with respect thereto and without any liability for royalties or other related charges from the Agent or the Lender Parties to the Company or anyone.
- 6. Nature and Continuation of Security Interest. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and Licenses and shall remain in full force and effect until the Liabilities have been paid in full and the Credit Agreement terminated. To the extent that the collateral assignment of the security interest in any one or more of the trademark or service mark intent to use applications would invalidate a specific trademark or service mark application or registration, then the collateral assignment of the security interest of such specific application shall be deemed without force or effect as if it had never been made.
- Right to Inspect; Further Assignments and Security Interests. The Agent shall have the 7. right, during normal business hours and upon reasonable prior notice (or at any time without notice). if an Event of Default exists), to inspect the Company's premises and to examine the Company's books, records, and operations relating to the Trademarks, including, without limitation, the Company's quality control processes; provided, that in conducting such inspections and examinations, the Agent shall use reasonable efforts not to disturb unnecessarily the conduct of the Company's ordinary business operations, and such inspections shall otherwise be conducted in accordance with the provisions of Section 10.2 of the Credit Agreement. From and after the occurrence of an Event of Default, and during the continuation thereof, subject to the terms of the Credit Agreement and any other Loan Document executed in connection therewith, the Company agrees that the Agent, or a conservator appointed by the Agent, shall have the right to take any action to renew or to apply for registration of any Trademarks as the Agent or said conservator, in its sole judgment, may deem necessary or desirable in connection with the enforcement of the Agent's rights hereunder. Except as otherwise provided hereunder and in Section 10.11 of the Credit Agreement, the Company agrees (i) not to sell or assign its respective interests in, or grant any license under, the Trademarks without the prior written consent of the Agent and (ii) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof.
- 8. <u>Duties of The Company</u>. The Company shall have the duty, to the extent necessary or desirable in the normal conduct of the Company's business, (i) to prosecute diligently any trademark application or service mark application that is part of the Trademarks pending as of the date hereof or thereafter until the termination of this Agreement, (ii) to make application for trademarks and service marks as the Company deems appropriate, and (iii) to preserve and maintain all of the Company's rights in the trademark applications, service mark applications and trademark and service mark registrations that are part of the Trademarks and Licenses. Any expenses incurred in connection

CHIDOCS/0814/552112.v2

with the foregoing shall be borne by the Company. The Company shall not abandon any trademark or service mark which is the subject of a registered trademark, service mark or application therefor and which is or shall be necessary or economically desirable in the operation of the Company's business. The Agent shall not have any duty with respect to the Trademarks and Licenses. Without limiting the generality of the foregoing, the Agent shall not be under any obligation to take any steps necessary to preserve rights in the Trademarks and Licenses against any other parties, but may do so at its option during the continuance of an Event of Default, and all expenses incurred in connection therewith shall be for the sole account of the Company and added to the Liabilities secured hereby.

- 9. Agent's Right to Sue. From and after the occurrence and during the continuance of an Event of Default, the Agent shall have the right, but shall not be obligated, to bring suit or take any other action to enforce the Trademarks and the Licenses and, if the Agent shall commence any such suit or take any such action, the Company shall, at the request of the Agent, do any and all lawful acts and execute any and all proper documents required by the Agent in aid of such enforcement. The Company shall, upon demand, promptly reimburse and indemnify the Agent for all costs and expenses incurred by the Agent in the exercise of its rights under this Section 9 (including, without limitation, all Attorney Costs). If, for any reason whatsoever, the Agent is not reimbursed with respect to the costs and expenses referred to in the preceding sentence, such costs and expenses shall be added to the Liabilities secured hereby.
- 10. <u>Waivers</u>. No course of dealing between the Company and the Agent or the Lender Parties, and no failure to exercise or delay in exercising on the part of the Agent any right, power or privilege hereunder or under the Credit Agreement or any other Loan Document executed in connection therewith shall operate as a waiver of any of the Agent's or the Lender Parties' rights, powers or privileges. No single or partial exercise of any right, power or privilege hereunder or under the Credit Agreement or any other Loan Document executed in connection therewith shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 11. Exercise of Rights and Remedies Upon Default. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuance of an Event of Default, the Agent and the Lender Parties may exercise any of the rights and remedies provided in this Agreement, the Credit Agreement or any other Loan Document executed in connection therewith. Without limiting the generality of the foregoing, the Company acknowledges and agrees that (i) the Trademarks and Licenses comprise a portion of the Collateral and the Agent and the Lender Parties shall have the right to exercise their rights under the Credit Agreement and any other Loan Document executed in connection therewith with respect to the Trademarks and Licenses to the same extent as with respect to all other items of Collateral described therein, and (ii) from and after the occurrence and during the continuance of an Event of Default, the Agent or its nominee may use the Trademarks and Licenses to complete the manufacture of, assemble, package, distribute, prepare for sale and sell any and all inventory, or otherwise use or transfer such Collateral in connection with the conduct of the Company's business.

CHIDOCS/0814/552112.v2

- 12. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 13. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in Section 2 and Section 4 hereof or by a writing signed by the parties hereto.
- 14. Cumulative Remedies; Power of Attorney. All of the Agent's rights and remedies with respect to the Trademarks and the Licenses, whether established hereby, by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. The Company hereby irrevocably appoints the Agent as the Company's attorney-in-fact, with full authority in the place and stead of the Company and in the name of the Company or otherwise to carry out the acts described below at the times described below. Subject to the terms of the Credit Agreement and any other Loan Document executed in connection therewith, the Company hereby authorizes the Agent to, in its sole discretion, upon the occurrence and during the continuance of an Event of Default. (i) endorse the Company's name on all applications, documents, papers and instruments necessary or desirable for the Agent in the use or transfer of the Trademarks and the Licenses, (ii) take any other actions with respect to the Trademarks and the Licenses as the Agent deems is in its best interest, (iii) grant or issue any exclusive or non-exclusive license under the Trademarks to anyone, and (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone. The Company hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement shall have been terminated pursuant to Section 6. The Company acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of the Agent or the Lender Parties under the Credit Agreement or any other Loan Document executed in connection therewith, but rather is intended to facilitate the exercise of such rights and remedies. The Agent shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located or deemed located.
- 15. <u>Binding Effect; Benefits</u>. This Agreement shall be binding upon the Company and its successors and assigns, and shall inure to the benefit of the Agent and the Lender Parties and their respective nominees, successors and assigns. The Company's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession of or for the Company; <u>provided</u>, <u>however</u>, that the Company shall not voluntarily assign its obligations hereunder without the prior written consent of the Agent.
- 16. Governing Law. This Agreement shall be governed by, construed and interpreted in accordance with, the laws of the State of Illinois, except for its choice of law provisions.

CHIDOCS/0814/552112.v2

- 17. Notices. All notices or other communications hereunder shall be given in the manner and to the addresses set forth in the Credit Agreement.
- 18. Section Headings. The section headings herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.
- 19. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement on the day and year first above written.

**EDWARD DON & COMPANY** 

Accepted and agreed to in Chicago, Illinois as of this 15th day of January, 1999.

LASALLE NATIONAL BANK, as Agent

By: / wallowelski
Name: Susan M. Kaminski

Title: Vice President

7

CHIDOCS/0814/552112.v2

STATE OF ILLINOIS	) ) SS.	
COUNTY OF COOK	) 33.	
Edward Don & Company, and p subscribed to the foregoing instrumas such, he signed and delivered s	P. Jones, personal personally known nent, appeared befor aid instrument pur	and for said County, in the State aforesaid, DO ally known to me to be the Vice President of to me to be the same person whose name is ore me this day in person and acknowledged that resuant to the proper authority given, as his free and deed of said entity, for the uses and purposes
GIVEN under my hand an	d notarial seal this	s 15th day of January, 1999.
		Rush A. Corns
		Notary Public
My Commission expires:		"OFFICIAL SEAL" RUTH A. CORDES Notary Public, State of Illinois My Commission Expires 4/28/01

8

# **EDWARD DON & COMPANY** Foreign Trademark Status Report

Australia																						Argentina A		last apulated: January 11, 1999
			-						-						·					<b>15</b> .		DON		
			1	services	distribution	is for	local counsel)	suggestion of	from 42 at	(changed	IC 39	class.	for whole	are currently	IC 21, 8, 16	<b>3</b>	private label	listed on the	the goods	include only	amended to	JC 3 was	Table story with	
		2.140.593 (Class 39)	2.140.592 (Class 16)	2.140.591 (Chas 8)		2.017.138 (Class 21)			Reg. No. 1.687.784(Class 3)	DON and Design					2.140.590 (Class 39)	2.140.589 (Class 16)	2.140.588 (Class 8)		2.017.136 (Class 21)		Reg. No. 1.687.782(Class 3)	NOC	M. A. maria	
Client has requested a bold on further action.	(note: opposition to David Elincure registration - awaiting advice requested Sept 2, 1998: info re. El necurve from Oct 10, 1997 letter)		1998.	Applications (IC 8, 16, 39) filed March 26,		Abandoned per client instructions.			Registered September 15, 1998.				update)	(memo said switch to class 42 - requested		1998.	Applications (IC 8, 16, 39) filed March 26,		Abundoned per client instructions.		Registered September 15, 1998.			

			-									Rahamas	ALLINOS.
		•										>	
										Don	Ě	DON	
										DC Dag	28, 32, 39, 47	Old British Classes 2, 8,	
18,348 (Class 50)	18,347 (Class 8)	DON and Design 18,346 (Class 2)	18,365 (Class 39)	18,364 (Class 47)	18,363 (Class 50)	18,362 (Class 32)	18,361 (Class 28)	18,360 (Class 15)	18,359 (Class 13)	18,358 (Class 8)	18,357 (Class 2)	DON 18,356 (Class 12)	
Registered March 26, 1997	Registered March 26, 1997	Registered March 26, 1997	Registered March 26, 1997	Registered March 26, 1997	Registered March 26, 1997	Registered March 26, 1997	Registered March 26, 1997	Rogistered March 26, 1997	Registered March 26, 1997				
												•	

TRADEMARK

**REEL: 1853 FRAME: 0027** 

18,350 (Class 13) 18,351 (Class 15) 18,352 (Class 28) 18,353 (Class 32) 18,354 (Class 39) 18,355 (Class 47) 18,355 (Class 47) Client has decided against further expansion of protection. 3967 (Class 21)	- March 6, 1998 letter said regist. cert. strive w/in 6mos  Chas 21 application filed March 19, 1997.  Class 42 application filed April 6, 1998.	3968 (Class 21) 04484 (Class 42)	IC 21 IC 21	<b>Dob</b>		
Regist Regist	Class 21 application filed March 19, 1997.	Client has decided against further expansion of protection.  3967 (Class 21)	IC 21	DON	С	Bolivia
Regist Regist	Registered March 26, 1997	18,355 (Class 47 )				,
		18,354 (Class 39)				
	Registered March 26, 1997	18,353 (Class 32)				
	Registered March 26, 1997	18,352 (Class 28)				
	Registered March 26, 1997	18,351 (Chss 15)				
	Registered March 26, 1997	18,350 (Class 13)				(COMUNICO)
	Registered March 26, 1997	18,349 (Class 12)				Rahamas

Brazilian App. No. 820,128,317 Classes 16.70	Brazilian App. No. 820,128, 325 Classes 17.10	Brazilian App. No. 820,128,333 Classes 20.20, 20.25, 20.35	Brazilian App. No. 820,128,341	24.20, 24.30
b. 820,128,317 Application filed July 15, 1997.				

confirmed applications still penaing. Classes 8, 16, 42 registered Aug. 19, 1998. Renewal due Aug. 19, 2009.	Reg. No. 211449 (Class 8) Reg. No. 211451 (Class 16) Reg. No. 211450 (Class 42)				
Opposition period ended Oct. 24, 1996.  Awaiting final registrability exam prior to registration.  Oct. 14, 1998 Colombian counsel	96008168 (Class 21)	C 0, 10, 42	Don		
Class 3 Registered January 28, 1998.	Reg. No. 205021 (Class 3)	IC3, 21		>	Colombia
Client requested a hold on further action.					China
Applications (IC 8, 42) filed March 5, 1998. Rejected. Requested advice from counsel re amend/refile. Client instructed us not to refile or pursue further: November 24, 1998.	407.423 (Class 8) 407.424 (Class 42)				
Application denied on the basis of likelihood of confusion with a third-party registration for D.O.N.  Client instructed as not to appeal rejection December 17, 1996.  Class 21 registered January 7, 1997 for 10 year term.	Serial No. 336.227 (Class 3) Reg. No. 476.318 (Class 21)	IC 3, 21 IC 8, 42	Dog	33	Chile
					Antables

Applications filed March 19, 1998 (for classes 3, 8, 16, 21, 42).  Class 3 withdrawn due to Colgate Palomolive opposition (recorded Sept 10, 1998).	DON 98/723808 DON and Design 98/723807	IC 8.16,21,39	DON and	>	France	
Filed March 3, 1997  Office Action May 27, 1998:  - clarify terms in 24  - amend descript of 39  - counsel filed response (July 7, 1998 letter)	483156	IC 3,4,5,7,8,9, 12,16,20,21, 24,27,42 applications filed for goods on private label list	DON DON	>	European Community Trademark	-
Registered April 15, 1996.  Renewal due April 15, 2016.  Instructions re classification sert March 2, 1998.	83259	Dominican National Class 70	Don	<b>A</b>	Dominican Republic	-

Hong Kong  Indonesia  B DON IC 3, 21 DON 3/3/409 (Class 3)  and  DON IC 3, 21 DON 21/341 (Class 21)  Applications pending filed March 5, 1996).  Avaiting formal action.  Registrar recommended Part B register status.  Local counsel advises that law changing to give optal force to Part B. No reconsiderations or appeals will be filed (Sept 1, 1998).  21/338 (Class 21)  Applications pending filed March 5, 1996).  Availing formal action.  Applications pending filed March 5, 1996).  Availing formal action.  Applications pending filed March 5, 1996).  Availing formal action.  Client requested a hold on further action.
and 21, 35, 39 398 12 170.2/21 originally tiled 3, 8, 10, 21, 42.  Examiner rejected class 42 description.  amended class 42 to classes 35 & 39.  (additional fees paid)
B DON IC 3, 21 DON 3/3409 (Class 3) and 21/341 (Class 21)

ANTHUNCO	BAT CHEST				
Korea	Α	DON	Korean	DON	Applications filed and pending.
(South)			Classes	Reg. No. 396276 (Class 02)	Class 2 registered February 19, 1998.
				96-57712 (Class 05)	Class 5 application abandoned.
					Class 10 registered August 13, 1998.
				392459	Class 11 registered January 22, 1998.
				403010	Class 13 registered May 29, 1998.
	ک			No. 407964 (Class	Class 14 registered July 6, 1998.
				No. 397118	Class 15 registered February 25, 1998.
					Class 18 registered February 25, 1998.
		——————————————————————————————————————		Rcg. No. 404098 (Class 21)	Class 21 registered June 11, 1998.
					Decision to publish May 25, 1998.
	Ţ.			96-57721 (Class 26)	
				96-57722 (Class 34)	
		البحسانين			Class 37 registered March 18, 1998.
				96-57724 (Class 38)	Class 38 published April 1998.
س					Class 39 registered May 29, 1998.
				96-57726 (Class 40)	
				Reg. No. 043914(Class 112)	Class 112 registered July 14, 1998.
	•				
		EDWARD DON		EDWARD DON	7 10 1000
				OK \$7606 (Class OS)	Class & LCE Berries a consumal and annual
				Rcg. No. 401133 (Class 10)	Class 10 registered April 1, 1998.
				Reg. No. 392457 (Class 11)	Class 11 registered Jamuary 22, 1998.
					Class 13 registered May 29 1998.
					Class 14 registered July 6, 1998.
				96-57701 (Class 15)	
				D-2 No 100458 (Class 18)	Class 18 registered January 22, 1998.

Oct 8, 1998 requested to	Reg. No.551518 Registered June 25, 199 (Class 42) 21, 2007.	295614 (Class 21)		295611 (Class 3)	Mexico - DON IC 03, 21 and DON Applications filed May 21, 1997.	(South) (Class 24) (Class 34) (Class 37) (Class 37) (Class 38) (Class 38) (Class 38) (Class 38) (Class 39) (Class 39) (Class 39) (Class 39) (Class 39) (Class 40)	
Oct 8, 1998 requested update on Office Action	Registered June 25, 1997. Renew before May 21, 2007.	MB. 43, 1737. NAME W DOUGH ITAY	Registered (IC 21) October 31, 1997. Client instructed us not to file additional applications.	Awaiting responses from Mexican Trademark Office regarding our responses to Office Action.	filed May 21, 1997.	Applications filed and pending.  Class 34 registered Rebrusry 19, 1998.  Class 37 registered March 18, 1998.  Class 38 registered May 29, 1998.  Class 39 registered May 29, 1998.  Class 40 registered July 23, 1998.  Edward Don Korea opposition filed	

class. 07369 (Class 42)	Itst. DON and Design IC 21 Reg. No. 206522 (Class 3) application is 03729 (Class 21) 677268 (Class 8)	Paraguay  B  DON  RC3  application  Reg. No. 204243 (Class 3)  Class 3)  Class 21)  Class 42)  Private label		4939 (Class 42) <b>R</b> q	5672 (Class 21) Req	Panama DON RC 16, 21 and 4936 (Class 16) Reg	
	Design applications filed April 8, 1998. Class 3 registered Sept. 4, 1998.		Cliens instructed us <u>not</u> to file additional applications.	Registered August 26, 1994. Renewal due August 26, 2004.	Registered October 5, 1993. Renewal due October 5, 20203.	Registered August 26, 1994. Renewal due August 26, 2004.	

Kingdom	United	Singapore	Phillipines	Peru	100 (A)
					A STATE OF THE STA
<b>Pop</b>	DON				
8, 9, 12, 16, 20, 21, 27, 42	IC 3, 4, 5, 7,				
Rcg. No. 2136674B	DON & DON and Design			No. 209,612	
-refusal July 16, 1997 -amended application Jan 15, 1998amended 3, 16 & 27  Examiner suggested 2 categories: 2136674A: 4, 5, 7, 8, 9, 12, 20, 21 2136674B: 3, 16, 27  1st category published 4/8/98. Opposition filed 7/14/98 re. class 5.  Counter statement filed; settlement proceedings ongoing. Classes 3, 16, 27 registered June 23, 1997 (decision Sept. 18, 1998). Renewal due June 23, 2007.	Applications filed June 23, 1997.	Client has requested a hold on further action.	Client has requested a hold on further action.	Renewal due October 19, 2004.  Client instructed us not to file additional applications.	

TRADEMARK

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Application filed June 10, 1994.	7504/94	-		٠	
certificates.	EDWARD DON &		Edward Don & Co. (trade name)		
Application granted March 15, 1996. Awaiting Certificate of Registration.	4109/93 - (Class 35)		<b>3</b> 55		
Client instructed us not to file additional applications.					
Application granted July 10, 1995. Awaiting Certificate of Registration	DON and Design 4108/93 - (Class 21)				
Application granted July 10, 1995. Awaiting Certificate of Registration.	5267/93 - (Class 20)		Don		
Reconsideration petition accepted July 28, 1997. Awaiting Certificate of Registration	<u>DON</u> 5268/93 - (Class 8)	IC 8, 20, 21 35	DON		Venezuela
				Wat the Lower	ABLANCO

## SCHEDULE B to Trademark Collateral Assignment and Security Agreement

#### **LICENSES**

- 1. That certain License Agreement dated as of December 19, 1996, between Edward Don & Company, an Illinois corporation, 2500 South Harlem Avenue, North Riverside, Illinois 60546 (the "Licensor") and Ana Company, LTD., #25-8 Sangdodong, Donglak-gu, Seoul 156-032, Republic of Korea (the "Licensee") in which Licensor has granted to Licensee certain rights to utilize certain Licensed Trademarks (as therein defined), and such rights are exclusive within the Republic of Korea.
- 2. That certain License Agreement dated as of January 17, 1997, between Edward Don & Company, an Illinois corporation, 2500 South Harlem Avenue, North Riverside, Illinois 60546, USA (the "Licensor") and Windsor Wholesale Limited, Leandown House, 7 Nestles Avenue, Hayes, Middlesex, UB3 4SA, England (the "Licensee") in which Licensor has granted to Licensee certain rights to utilize certain Licensed Trademarks (as therein defined), and such rights are exclusive within the United Kingdom and the Republic of Ireland (the "Primary Territory") and non-exclusive within France, Germany, Holland, Belgium, Luxembourg, and Switzerland (the "Secondary Territory").

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**RECORDED: 02/01/1999**