, ОЯМ РТО-1594 (Rev. 6-93)
OMB No. 0651-0011 (exp. 4/94)
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RECOR

10-04-1999

ET	U.S. DEPARTMENT OF COMMERCE
- '	Patent and Trademark Office

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To the Honorable Commissioner of Patents a	1 39088 a original documents or copy thereof.
Name of conveying party(ies):	Name and address of receiving party(ies)
Comerica Bank	Name Chester Labs, Inc.
	Internal Address:
☐ Individual(s) ☐ Association	Street Address 900 Section Road, Suite A
☐ General Partnership ☐ Limited Partnership	
☐ Corporation-State State S	City: Cincinnati, State: Ohio ZIP: 45237
Additional name(s) of conveying party(ies) attached? ☐ Yes ☐ No	☐ Individual(s) citizenship
3. Nature of conveyance: 5 - 19 - 99	☐ Association ☐ General Partnership ☐
• .	☐ Limited Partnership
☐ Assignment☐ Merger☐ Security Agreement☐ Change of Name	XX Corporation-State Ohio Other
vy Other Corrected Bill of Sale to	If assignee is not domiciled in the United States, a domestic representative designation
correct Reg. No. 1,023,759 on the document prayiously recorded at Reel/Frame	is attached:
1807/0372 10-16-98	Additional namersi & addressies) attached? ☐ Yes ☐ No
 Application number(s) or patent number(s): 	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	Reg. No. 1,023,032 for AQUAFOAM
Additional numbers a	ttached? ☐ YesK⊠ No
5. Name and address of party to whom correspondence	6. Total number of applications and registrations involved:
concerning document should be mailed:	registrations involved.
Name: Donald F. Frei, Esquire	
Internal Address: Wood, Herron & Evans, L.L.	7. Total fee (37 CFR 3.41)\$40.00
	x🖳 Enclosed
	Deficiencies only xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
Street Address: 2700 Carew Tower	8. Deposit account number:
441 Vine Street	23-3000 NO SPEC
City: Cincinnati, State: Ohio ZIP:45202	Fle
05/21/1999 NTHAI1 00000112 1023032 DO NOT U	(Attach duplicate copy of this page if paying by deposit account) SE THIS SPACE
01 FC:4A1 40.00 BP	SE TRIS SPACE
Statement and signature.	
To the best of my knowledge and belief, the foregoing inform the original document.	mation is true and correct and any attached copy is a true copy of
\mathcal{M}	May 13, 1999
Donald F. Frei, Esquire Name of Person Signing	Signature May 13, 1999 Date
	cover sheet, attachments, and document:

FORM PTO-1594 (Rev. C 33) REC 11-04-15	HEET U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
OMB No. 0651-0011 (exp. 4/94) Tab settings □ □ □ ▼	
To the Honorable Commissioner of Pat 100869	
Name of conveying party(ies):	2. Name and address of receiving party (ies)
Comerica Bank /0-26.98	Name: Chester Labs, Inc.
	Internal Address:
☐ Individual(s) ☐ Association	Street Address: 1900 Section Road, Suite
☐ General Partnership ☐ Limited Partnership	City Cincinnati State: Ohio 71945237
☐ Corporation-State	City: Cincinnati State: Ohio ZIP45237
Other Secured Party	☐ Individual(s) citizenship
Additional name(s) of conveying party(ies) attached? 그 Yes 妇No	☐ Association ☐ General Partnership
Nature of conveyance:	☐ Limited Partnership
☐ Assignment ☐ Merger	xxxCorporation-State_Ohio_
☐ Security Agreement ☐ Change of Name	Other
xxxOther Bill of Sale	If assignee is not domiciled in the United States, a domestic representative designation is attached:
Execution Date: October 16, 1998	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? □ YesXXNο
4. Application number(s) or patent number(s): A. Trademark Application No.(s) 11/03/1998 SBURNS	B. Trademark Registration No.(s) See attachment
02 FC:482 475.00 OP	ntached?xxx xes □ No
s Name and address of party to whom correspondence	6. Total number of applications and
Name and address of party to whom correspondence concerning document should be mailed:	registrations involved:
Donald E Frei Esquire	
Name: Donald F. Flei, Esquite	7. Total fee (37 CFR 3.41)\$ 515.00
Internal Address: Wood, Herron & Evans, L. L.	P.
	⊋x Enclosed
	Deficiencies only XXX Authorized to be charged to deposit account
Street Address: 2700 Carew Tower	
441 Vine Street	Deposit account number:
	23-3000
City: Cincinnati, State: Ohio ZIP: 45202	(Attach duplicate copy of this page if paying by deposit account)
DO NOT U	SE THIS SPACE
9. Statement and signature. To the best of my knowledge and belief, the foregoing infonthe original document. 1. To the best of my knowledge and belief, the foregoing infonthe original document.	mation is true and correct and any attached copy is a true copy of $0+191908$
Donald F. Frei, Esquire	Signature Date
Name of Person Signing Total number of pages includin	g cover sheet, attachments, and document:

ATTACHMENT

<u>Mark</u>	Registration
EXCEL	1,939,092
SPA BOUTIQUE	1,796,218
STRESS SOOTHER	1,777,604
LIVELY	1,790,032
PROFESSIONAL ADVANTAGE	1,765,185
SALON SPA	1,744,190
AMOLE	1,595,937
SALON FORMULA	2,016,601
EN'LIVEN	1,338,700
AQUA BATH	1,295,435
ULTRAFOAM	1,293,724 A.W. Or Thursty, V. Comerica Bank .
AQUAFOAM	1,253,496 Jun autin CEO 5-10-99
AMOLE'	1,246,759 Chester Labs, Inc.
AQUAFOAM	-1, 023,759 - 1,023,032
PEACHY DANDY	885,164
FASHION FRESH	744,958
MISS BRONZE	734,677
AQUAFOAM	623,677
AMOLE	132,836
AMOLE'	61,635

SECURED PARTY'S BILL OF SALE

For and in consideration of the payment of Twenty Five Thousand and 00/100 Dollars (\$25,000) by Chester Labs, Inc. ("Purchaser") to Comerica Bank ("Secured Party"), Secured Party sells and transfers to Purchaser all of the rights and interests of Amole Incorporated ("Amole") in and to the general intangibles listed on Exhibit A (the "Purchased Assets").

This sale and transfer of the Purchased Assets is made under Section 9-504 of the Uniform Commercial Code, Ohio Revised Code Section 1309.47 and Michigan Compiled Laws Section 440.9504, as applicable.

Purchaser acknowledges transfer of the Purchased Assets.

Secured Party makes the following representations to Purchaser:

- 1. Secured Party has not previously conveyed, sold or transferred the Purchased Assets, and Secured Party knows of no such previous sale, conveyance or transfer of the Purchased Assets by Amole. This Bill of Sale is the legal, valid and binding obligation of Secured Party, enforceable against Secured Party in accordance with its terms, except as enforceability may be limited by bankruptcy, insolvency, moratorium or other laws affecting the enforcement of creditors' rights generally or by equitable principles.
- 2. The execution, delivery and performance of this Bill of Sale does not result in a breach of or default under any of the terms, conditions or provisions of any documents regulating the conduct of Secured Party's business, or any order, writ, injunction, decree, contract, agreement or instrument to which Secured Party is a party.
- 3. There is no suit, action, administrative or arbitration or other proceeding pending which affect the Purchased Assets, or the ability of Secured Party to consummate the transactions contemplated by this Bill of Sale, by any person, corporation, partnership, firm, association, business entity, organization or other enterprise, or by an administrative agency or other governmental body. There is no outstanding order, writ, injunction or decree of any kind of any court, administrative agency, other governmental body or arbitration tribunal affecting the ability of Secured Party to consummate the transactions contemplated by this Bill of Sale.

Each of the foregoing representations is made solely for the benefit of the Purchaser and may not be relied upon by any other party. In addition, each of Secured Party's representations is made according to the best of Secured Party's actual knowledge, information and belief. In the event that Secured Party breaches any of the foregoing representations, Purchaser's recovery against Secured Party shall be limited to a maximum amount of \$25,000.

Purchaser has conducted due diligence with respect to the Purchased Assets and Amole's rights and interests in and to the Purchased Assets. With the exception of the foregoing representations, Secured Party's sale of the Purchased Assets is made AS IS, WHERE IS, WITHOUT ANY WARRANTY EXPRESS OR IMPLIED. SECURED PARTY EXPRESSLY

TRADEMARK REEL: 001938 FRAME: 0955 DISCLAIMS ANY WARRANTY OF MERCHANTABILITY AND ANY WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE.

SECURED PARTY:

COMERICA BANK

sy:_____

Its: 1/105 PRES, DENT.

Dated: 5222222 29, 1998

Accepted on the terms set forth:

PURCHASER:

CHESTER LABS, INC.

By: John & Church

11s.

Dated: 10-16-, 1998

C:\WPDOCS\REM:AMOLE\BILL-SLE.2

EXHIBIT A

- 1. Trade name AMOLE and goodwill associated therewith throughout the world to the extent of the interest, if any, of Amole Incorporated in same.
- The following marks, U.S. registrations and goodwill associated therewith throughout the world to the extent of the interest, if any, of Amole Incorporated if any, in same:

<u>Mark</u>	Registration
EXCEL	1,939,092
SPA BOUTIQUE	1,796,218
STRESS SOOTHER	1,777,604
LIVELY	1,790,032
PROFESSIONAL ADVANTAGE	1,765,185
SALON SPA	1,744,190
AMOLE	1,595,937
SALON FORMULA	2,016,601
EN'LIVEN	1,338,700
AQUA BATH	1,295,435.
ULTRAFOAM	1,293,724
AQUAFOAM	1,253,496 comerica Bank
AMOLE'	1,246,759 Chester Labs, Inc.
AQUAFOAM	- 1,023,759 1,023,032
PEACHY DANDY	885,164
FASHION FRESH	744,958

MISS BRONZE	734,677
AQUAFOAM	623,677
AMOLE	132,836
AMOLE'	61,635

- 3. All product formulations owned by Amole Incorporated.
- 4. Amole Incorporated's customer list, including the name and address of each customer.

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