MRD 111	12	99
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12-01-1999

191.455-T-4191.457

TO:

ATTN: Box ASSIGNMENTS/FEE

Assistant Commissioner of Trademarks

2900 Crystal Drive

Arlington, VA 22202-3513



101211734

Please record	d the attached origina	l document(s) or	copy(ies) thereof.

SUBMISSION TYPE:

New

CONVEYANCE TYPE:

Limited Release of Security Interest in

Intellectual Property (Executed October 6, 1999)

4 Total number of pages of attached conveyance document including any attachments.

CONVEYING PARTY(IES):

Lehman Commercial Paper, Inc. 3 World Financial Center

New York, New York 10285

ADDITIONAL NAME(S) OF CONVEYING PARTIES

ATTACHED?

[]YES [X]NO **RECEIVING PARTY(IES):**

S&P Company

a California corporation
100 Shoreline Highway

Mill Valley, California 94941

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document

from Assignment.)

[] Yes [] No

ADDITIONAL NAME(S) OF RECEIVING PARTIES

ATTACHED?

[]YES

[X] NO

DOMESTIC REPRESENTATIVE:

Name:

(None)

Address:

CORRESPONDENT:

Name:

William B. Nash

Address:

Jackson Walker, LLP

112 E. Pecan, Suite 2100

San Antonio, TX 78205

Telephone:

210-978-7700

APPLICATION NUMBER(S) OR PATENT NUMBER(S):

A.

Trademark Application No.(s):

App. No. __ filed __ for "__"

Additional numbers attached?

11

[]Yes []No

В.

Trademark Registration No.(s):

Reg. No.1,953,250 issued 1/30/96 for BLUE BOAR; Reg. No. 1,363,650 issued 10/1/85 for BLUE BOAR & Design; Reg. No. 1,988,218 issued 7/23/96 for BLUE BOAR THE

ORIGINAL ACCEPT NO OTHER & Design

11/30/1999 TTON11 00000163 1953250

01 FC:481 02 FC:482 40.00 0P

Additional numbers attached?

[] Yes [X] No

TRADEMARK REEL: 001998 FRAME: 0976

STATEMENT AND SIGNATURE:	TOTAL NUMBER OF PROPERTIES (APPLICATIONS AND REGISTRATIONS) INVOLVED: (3) Three
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is	(\$40.00 first/\$25.00 each addt'l)
a true copy of the original document.	TOTAL FEE (37 CFR 3.41): \$90.00
(1) Illian Nach	[X] Enclosed [X] Authorized to Charge Account No. 07-2400.
WILLIAM B. NASH	DEPOSIT ACCOUNT NUMBER 07-2400. (Attach
DATE	duplicate copy of this form if paying by deposit

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited on the date shown below with the United States Postal Service in an envelope addressed to the "Assistant Commissioner of Trademarks, 2900 Crystal Drive, Arlington, Virginia 22202-3513", as follows:

	37 CFR 1.8(a)	37 CFR 1.10	
[]	With sufficient postage as First Class Mail.	[X] As "Express Mail Post Office to Addressee", Mailing Label No. EL <u>中みるみにカウィー</u> -US.	
	Date:, 19	Date: 11112, 1999	

Printed Name of Person Mailing Paper or Fee

Signature of Person Mailing Paper or Fee

m:\wbn\pabst\federal\t-4191.455\assign-elease.cvr

TRADEMARK
REEL: 001998 FRAME: 0977

LIMITED RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY
(BLUE BOAR BRAND TRADEMARKS)

THIS LIMITED RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

(BLUE BOAR BRAND TRADEMARKS) is made this Lth day of October., 1999 by LEHMAN

COMMERCIAL PAPER INC., as Administrative Agent (in such capacity, the "Administrative Agent")

for the Secured Parties (as defined in the Credit Agreement referred to below) for itself and certain Secured

Parties.

WHEREAS, reference is made to that certain Credit Agreement, dated as of April 30, 1999, (as

modified through the date hereof, the "Credit Agreement"), among S&P Company, a California

corporation ("Holdings"), Pabst Brewing Company, a Delaware corporation (the "Borrower"), the several

banks and other financial institutions and entities party to the Credit Agreement (the "Lenders"), and

Administrative Agent, and that certain Intellectual Property Security Agreement (United States) dated April

30, 1999 ("Intellectual Property Security Agreement"), filed in the U.S. Patent Trademark Office on or

about May 1999, by and between Borrower, having its chief executive office and mailing address at 100

Shoreline, Building B, Suite 315, Mill Valley, California 94941, and Administrative Agent for the Secured

Parties with its mailing address at 3 World Financial Center, New York, New York 10285;

WHEREAS, in connection with the Guarantee and Collateral Agreement referenced in the

Intellectual Property Security Agreement, the Borrower has granted Administrative Agent a continuing

security interest in certain Intellectual Property Collateral including, but not limited to, Trademarks and

Patents (as defined in the Intellectual Property Security Agreement) (such property to be referred to herein

as the "Secured Property");

WHEREAS, certain of the Secured Property relates to certain trademarks for use in the United

States and its United States goodwill and which are specifically listed on Schedule 1 hereto (hereinafter the

"BLUE BOAR Trademarks"). Any Intellectual Property or Secured Property not expressly listed on

Page 1 of 4

TRADEMARK REEL: 001998 FRAME: 0978 Schedule 1 hereto is expressly not included in BLUE BOAR Trademarks or this Release including, but not

limited to, any other Intellectual Property in the United States or throughout the world.

WHEREAS, in accordance with the terms of the Credit Agreement, Borrower is allowed to sell

the BLUE BOAR Trademarks, and the Borrower and Holdings have requested and the Administrative

Agent has agreed to release its security interest and lien only on the BLUE BOAR Trademarks; and

WHEREAS, the Administrative Agent represents that it has all necessary power and authority to

make this Limited Release of Security Interest in Intellectual Property (BLUE BOAR Brand Trademarks).

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which

is hereby acknowledged, the Administrative Agent hereby releases and terminates all right, title and interest

that Administrative Agent received pursuant to the Intellectual Property Security Agreement, the Guarantee

and Collateral Agreement, and/or to the Credit Agreement in and to the BLUE BOAR Trademarks.

Capitalized terms used herein shall have the meanings set forth in the Intellectual Property Security

Agreement and the Credit Agreement. Administrative Agent agrees to execute such other documents and

assurances as may be reasonably necessary to carry out the intent of this Release; any attorneys' fees or

other costs reasonably incurred by Administrative Agent in executing such documents or assurances shall

be paid by Borrower.

IN WITNESS WHEREOF, Administrative Agent has caused this Limited Release of Security

Interests in Intellectual Property (BLUE BOAR Brand Trademarks) to be duly executed by its duly

authorized officer as of the day and year first above written.

LEHMAN COMMERCIAL PAPER INC., as

Administrative Agent

Michael E.

By: MICHAEL E. OBRITA

Name: AUTHORIZED SIGNATORY
Title:

Its:

Dated:

Page 2 of 4

State of New York)
) ss.:
County of New York)

On this 6th day of October, 1999, before me personally appeared Michael O'Bricen, to me known, who, being by me duly sworn, did depose and say that he is Arthurse & Signatury of Lehman Commercial Paper Inc. the New York corporation described in and which executed the foregoing instrument with full authority and that he signed his name thereto pursuant to such authority.

x:\wbn\pabst\federal\t-4191.455\security-tm.rel

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SCHEDULE "A"

TRADEMARK	REG. NO.	ISSUE DATE	STATUS
BLUE BOAR	Reg. 1,953,250	January 30, 1996	Current
BLUE BOAR & Design	Reg. 1,363,650	October 1, 1985	Current
BLUE BOAR THE ORIGINAL ACCEPT NO OTHER & Design	Reg. 1,988,218	July 23, 1996	Current

TRADEMARK
RECORDED: 11/12/1999 REEL: 001998 FRAME: 0981