FORM PTO-1618A Expires 09/30/09 OMB 0951-0027 SEP 2 2 2000 RECORL	09-28-2000 101474226	U.S. Department of Commerce Patent and Trademark Office TRADEMARK		
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	Please record the attached orig	inal document(s) or copy(les).		
Submission Type X New	Conveyance Type Assignment	License		
Resubmission (Non-Recordation) Document ID #	X Security Agreement	Nunc Pro Tunc Assignment		
Correction of PTO Error	Merger	Effective Date Month Day Year		
Reel # Frame #	Change of Name			
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Conveying Party	Mark if additional names of conveying	ng parties attached Execution Date Month Day Year		
Name NW Capital Management, Inc.		9 11 00		
Formerly				
Individual General Partnership	Limited Partnership X C	Corporation Association		
Other	AU			
X Citizenship/State of Incorporation/Organiza	tion CA			
Receiving Party X Mark if additional names of receiving parties attached				
Name IBJ Whitehall Retail Finan	ce			
DBA/AKA/TA				
Composed of				
Address (line 1) 45 Braintree Office Park				
Address (line 2) Suite 303				
Address (line 3) Braintree	MA	02184		
Individual General Partnership	State/Country Limited Partnership	Zip Code If document to be recorded is an assignment and the receiving party is		
X Corporation Association not domiciled in the United States, an appointment of a domestic				
Other		representative should be attached. (Designation must be a separate document from Assignment.)		
X Citizenship/State of Incorporation/Organizat	tion MA			
09/27/2000 NTHAI1 00000443 2130017 FOR OFFICE USE ONLY				
01 FC:481 40.00 DP 02 FC:482 25.00 DP				

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Receiving F Enter Additional I	Party Receiving Party	Mark if additional names of receiving parties attached	
Name	IBJ Whitehall Business Co	redit Corporation	
DBA/AKA/TA			
Composed of			
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Address (line 2)	Suite 303		
Address (line 3)	Braintree Cay	MA State/Country	02184 Zip Code
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Correspond	lent Name and Addres	S Area Code and Telephone Number	703-415-1555	
Name	Christopher E. Kondr	acki		
Address (line 1)	2001 Jefferson Davis	: Hwy.		
Address (line 2)	Suite 505			
Address (line 3)	Arlington, VA 22202			
Address (line 4)				
Pages	Enter the total number of including any attachment	pages of the attached conveyance	document # 10	
Trademark A		or Registration Number(s)	Mark if additional numbers attached	
Enter either the	: Trademark Application Number <u>o</u>	r_the Registration Number (DO NOT ENTER	BOTH numbers for the same property).	
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		2,130,017		
		1,981,383		
Number of Properties Enter the total number of properties involved. # 2				
Fee Amoun	t Fee Amount	for Properties Listed (37 CFR 3.4	1): \$ 65.00	
Method of Deposit A	f Payment: Enc	losed X Deposit Account		
	ayment by deposit account or if ad	dditional fees can be charged to the account.) Deposit Account Number:	# 19-3545	
		Authorization to charge additional fee	s: Yes X No	
Statement a	nd Signature			
To the	e best of my knowledge and b	belief, the foregoing information is true original document. Charges to deposi	and correct and any it account are authorized, as	
Christo	opher E. Kondracki	Chllek	22 September 2000	
Name o	of Person Signing	Signature	Date Signed	

TRADEMARK AND TRADEMARK APPLICATIONS SECURITY AGREEMENT

IBJ Whitehall Retail Finance

COLLATERAL AGENT

593870.2

September 11, 2000

THIS AGREEMENT is made between

IBJ Whitehall Retail Finance (in such capacity, the "Collateral Agent"), a division of IBJ Whitehall Business Credit Corporation with offices at 45 Braintree Hill Office Park - Suite 303, Braintree, Massachusetts 02184, as collateral agent for a syndicate of revolving credit lenders and a term lender (collectively, the "Lenders")

and

NW Capital Management, Inc., a California corporation with its principal executive offices at 4209 Technology Drive, Freemont, California 94538 (the "Borrower")

in consideration of the mutual covenants contained herein and benefits to be derived herefrom.

WITNESSETH:

- 1. **BACKGROUND:** The Collateral Agent and the Borrower and others have entered in a certain Loan Agreement of even date (as such agreement may be modified, supplemented, amended or restated from time to time, hereinafter, the "Loan Agreement") pursuant to which a credit facility has been established in favor of the Borrower and under which the Borrower's Liabilities are to be secured by certain of the Borrower's assets, including all Marks. (Terms used herein which are defined in the Loan Agreement are used as so defined).
- 2. Grant of Security Interest: To secure the Liabilities, the Borrower hereby creates a security interest in favor of the IBJ Whitehall Retail Finance (the "Collateral Agent") a division of IBJ Whitehall Business Credit Corporation with offices at 45 Braintree Hill Office Park Suite 303, Braintree, Massachusetts 02184 for the ratable benefit of the Agents and the Lenders, with power of sale (which power of sale shall be exercisable only following the occurrence of an Event of Default) in and to the following and all proceeds thereof (collectively, the "TM Collateral"):
- (a) All of the Borrower's now owned or existing or hereafter acquired or arising trademarks, trademark applications, service marks, registered service marks and service mark applications including, without limitation, those listed on **EXHIBIT A** annexed hereto and made a part hereof, together with any goodwill connected with and symbolized by any such trademarks, trademark applications, service marks, registered service marks, and service mark applications.
 - (b) All renewals of any of the foregoing.

- (c) All income, royalties, damages and payments now and hereafter due and/or payable under and with respect to any of the foregoing, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof.
- (d) The right to sue for past, present and future infringements and dilutions of any of the foregoing.
- (e) All of Borrower's rights corresponding to any of the foregoing throughout the world.
- 3. PROTECTION OF MARKS BY BORROWER: The Borrower shall undertake the following with respect to each items respectively described in Sections 2(a) and 2(b) (collectively, the "Marks"):
- (a) Pay all renewal fees and other fees and costs associated with maintaining the Marks and with the processing of the Marks.
- (b) At the Borrower's sole cost, expense, and risk, pursue the prompt, diligent, processing of each Application for Registration which is the subject of the security interest created herein and not abandon or delay any such efforts.
- (c) At the Borrower's sole cost, expense, and risk, take any and all action which Borrower deems desirable to protect the Marks, including, without limitation, but subject to Borrower's discretion, the prosecution and defense of infringement actions.
- 4. **BORROWER'S REPRESENTATIONS AND WARRANTIES:** The Borrower represents and warrants that:
- (a) **EXHIBIT A** includes all of the registered trademarks, Federal trademark applications, registered service marks and Federal service mark applications now owned by the Borrower.
- (b) All TM Collateral is and shall remain, free and clear of all liens, Encumbrances, or security interests to any Person other than to the Collateral Agent.
- (c) The Borrower shall give the Collateral Agent written notice (with reasonable detail) within Ten (10) days following the occurrence of any of the following:
 - (i) The Borrower's obtaining rights to, and filing applications for registration of, any new trademarks, or service marks, or otherwise acquires ownership of any newly registered trademarks, registered service marks, trademark applications, or service mark applications, (other than the Borrower's right to sell products containing the trademarks of others in the ordinary course of Borrower's business).
 - (ii) The Borrower's becoming entitled to the benefit of any registered trademarks, trademark applications, trademark licenses, trademark license renewals, registered service marks, service mark applications, service mark licenses or service mark license renewals whether as licensee or licensor (other than Borrower's right to sell products containing the trademarks of others in the ordinary course of Borrower's business).
 - (iii) The Borrower's entering into any new trademark license agreement or service mark license agreement.

5 AGREEMENT APPLIES TO FUTURE MARKS:

(a) The provisions of this TM Security Agreement shall automatically apply to

any such additional property or rights described in 4(c), above, all of which shall be deemed to be and treated as "Marks" within the meaning of this TM Security Agreement.

- (b) The Borrower hereby authorizes the Collateral Agent to take all such action to protect the Collateral Agent's interest in and concerning any future registered trademarks, trademark applications, registered service marks and service mark applications, written notice of which is so given, *provided*, *however*, the Collateral Agent's taking of such action shall not be a condition to the creation or perfection of the security interest created hereby.
- 6. **BORROWER'S RIGHTS TO ENFORCE MARKS:** Prior to the Collateral Agent's giving of notice to the Borrower following the occurrence of an Event of Default, the Borrower shall have the exclusive right to sue for past, present and future infringement of the Marks including the right to seek injunctions and/or money damages, in an effort by Borrower to protect the Marks against encroachment by third parties, *provided, however*:
- (a) The Borrower first provides the Collateral Agent with written notice of the Borrower' intention to so sue for enforcement of any Mark.
- (b) Any money damages awarded or received by the Borrower on account of such suit (or the threat of such suit) shall constitute TM Collateral.
- (c) Following the occurrence of any Event of Default, the Collateral Agent, by notice to the Borrower, may be terminate or limit the Borrower's rights under this Section 6.

7. COLLATERAL AGENT'S ACTIONS TO PROTECT MARKS: In the event of

- (a) the Borrower's failure, within Five (5) days of written notice from the Collateral Agent, to cure any failure by the Borrower to perform any of the Borrower's obligations set forth in Section 3; and/or
- (b) the occurrence of any Event of Default, the Collateral Agent, acting in its own name or in that of the Borrower, may (but shall not be required to) act in the Borrower's place and stead and/or in the Collateral Agents' own right in connection therewith.
- 8. RIGHTS UPON DEFAULT: Upon the occurrence of any Event of Default, the Collateral Agent may exercise all rights and remedies of a secured party upon default under the Uniform Commercial Code as adopted in Massachusetts (Massachusetts General Laws, Chapter 106), with respect to the Marks, in addition to which the Collateral Agent may sell, license, assign, transfer, or otherwise dispose of the Marks. Any person may conclusively rely upon an affidavit of an officer of the Collateral Agent that an Event of Default has occurred and that the Collateral Agent is authorized to exercise such rights and remedies.

9. COLLATERAL AGENT AS ATTORNEY IN FACT:

- (a) The Borrower hereby irrevocably constitutes and designates the Collateral Agent as and for the Borrower's attorney in fact, effective following the occurrence of any Event of Default:
 - (i) To exercise any of the rights and powers referenced in Sections 3 and 5(b).
 - (ii) To execute all such instruments, documents, and papers as the Collateral Agent determines to be appropriate in connection with the exercise of such rights

and remedies and to cause the sale, license, assignment, transfer, or other disposition of the Marks.

- (b) The within grant of a power of attorney, being coupled with an interest, shall be irrevocable until this Agreement is terminated by a duly authorized officer of the Collateral Agent.
- (c) The Collateral Agent shall not be obligated to do any of the acts or to exercise any of the powers authorized by Section 9(a) herein, but if the Collateral Agent elects to do any such act or to exercise any of such powers, it shall not be accountable for more than it actually receives as a result of such exercise of power, and shall not be responsible to the Borrower for any act or omission to act except for any act or omission to act as to which there is a final determination made in a judicial proceeding (in which proceeding the Collateral Agent has had an opportunity to be heard) which determination includes a specific finding that the subject act or omission to act had been grossly negligent or in actual bad faith.

10. COLLATERAL AGENT'S RIGHTS:

- (a) Any use by the Collateral Agent of the Marks, as authorized hereunder in connection with the exercise of the Collateral Agent' rights and remedies under this Agreement and under the Loan Agreement shall be coextensive with the Borrower's rights thereunder and with respect thereto and without any liability for royalties or other related charges.
- (b) None of this Agreement, the Loan Agreement, or any act, omission, or circumstance taken or arising hereunder may be construed as directly or indirectly conveying to the Collateral Agent any rights in and to the Marks, which rights are effective except following the occurrence of any Event of Default.
- 11. INTENT: It is intended that this Agreement supplement the Loan Agreement. All provisions of the Loan Agreement shall apply to the Marks. The Collateral Agent shall have the same rights, remedies, powers, privileges and discretions, with respect to the security interests created in the TM Collateral as in all other Collateral. In the event of a conflict between this Agreement and the Loan Agreement, the terms of this Agreement shall control with respect to the TM Collateral and the Loan Agreement with respect to all other Collateral.
- 12. CHOICE OF LAWS: It is intended that this Agreement take effect as a sealed instrument and that all rights and obligations hereunder, including matters of construction, validity, and performance, shall be governed by the laws of The Commonwealth of Massachusetts.

IN WITNESS WHEREOF, the Borrower and the Collateral Agent respectively have caused this Agreement to be executed by their respective duly authorized officers as of the date first above written.

IBJ WHITEHALL RETAIL FINANCE

Ву

Print Name:__/

Title: Senier Vice Pleside

THE COMMONWEALTH OF MASSACHUSETTS COUNTY OF SUFFOLK, SS

Then personally appeared before me $\frac{W_{1} U_{1} + \dots + U_{n} + \dots + U_{n}}{V_{n} U_{n} + \dots + U_{n}}$ who acknowledged that such person is the duly authorized $\frac{S_{n} + \dots + U_{n}}{V_{n} + \dots + U_{n}}$ of NW Capital Management, Inc. and that such person had executed the foregoing instrument on its behalf.

Witness my hand and seal this <u>I</u> day of September, 2000.

Notary Public David & Bernen

THE COMMONWEALTH OF MASSACHUSETTS COUNTY OF SUFFOLK

Then personally appeared before me $\frac{\nabla \mathcal{L}_{\text{unique}}}{\nabla \mathcal{L}_{\text{unique}}}$ who acknowledged that such person is the duly authorized $\frac{\nabla \mathcal{L}_{\text{unique}}}{\nabla \mathcal{L}_{\text{unique}}}$ of IBJ Whitehall Retail Finance and that such person executed the foregoing instrument on its behalf.

Witness my hand and seal this Haday of September, 2000.

My Commission Expires:

EXHIBIT A

Borrower's now owned or existing or hereafter acquired or arising registered service marks and Federal service mark applications, registered trademarks, and Federal trade mark applications:

TRADEMARK	REGISTRATION NUMBER	REGISTRATION DATE
Natural Wonders	2,130,017	1-20-98
Professor Wacko's	1,981,383	6-18-96

Trademark Applications

MARK SERIAL NUMBER FILING DATE

593852.3

RECORDED: 09/22/2000