Expires 06/30/99 OMB 0651-0027	NO/	2 7 2000 11		101555090
		RKS ONLY		101000000
TO: The Commissioner of Patents and Tradema	territoria de la companya della companya della companya de la companya della comp		iginal documen	t(s) or copy(ies).
Submission Type	Conveyan	се Туре		
New Resubmission Document ID #    Old   10   10   10   10   10   10   10   1	Secur	ity Agreement		Tunc Assignment Effective Date
Correction of PTO Error Reel # Frame #	☐ Merge	er ge of Name		Month Day Year August 30, 2000
Corrective Document	Chans	ge of Name		August 50, 2000
Reel # Frame #	⊠ Other	Assignment of interest in mar applications of Enamelon, Inc.	ks & wned by	
	additional na	mes of conveying pa	arties attached	
Name The CIT Group/Business Credit, Inc.				Execution Date  Month Day Year
The separate of the separate o				August 30, 2000
Formerly The CIT Group/Credit Finance. Inc.				
☐ Individual ☐ General Partnership ☐	Limited Par	tnership 🛛 C	orporation	☐ Association
Other				
☐ Citizenship/State of Incorporation/Organizat	ion Delawa	re		
Receiving Party	Mark if ac	ditional names of receivi	ng parties attached	
Name Church & Dwight Co In	C.			
DBA/AKA/TA	The same state of the same sta			
Composed of				
Address (line 1) 469 North Harrison Stree				
Address (line 2)				
Address (line 3) Princeton		New Jersey		08543
City		State/C	Country	Zip Code
☐ Individual ☐ General Partnership	[] [	limited Partnership	and the	ment to be recorded is an assignment receiving party is not domiciled in
Corporation Association			domesti	red States, an appointment of a crepresentative should be attached
☐ Other				ation must be a separate document signment.)
	tion Delaw	are		

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

FOR OFFICE USE ONLY

TRADEMARK REEL: 002196 FRAME: 0599

12-19-2000

Form PTO-1618B Expires 06/30/99 OMB 0651-0027	All Control of States of S	U.S. Department Patent and Trad	
OMB 0651-0027 Page 2	and the second	*1	
Domestic Representative Name and Address  Enter for the first Reco	elving Party only.		
Name	27 2000	11.	
Address (line 1)	, 8		
Address (line 2)	The same transfer of the same		
Address (line 3)	Market of American Control of the Co	11.	
Commission of the Commission o	elman with the		
Correspondent Name and Address			
Area Code and Telephone Number	973-549-7082		
Name Douglas J. McGill, Esq.	-		
Address (line 1) Drinker Biddle & Shanley			
Address (line 2) 500 Campus Drive			
Address (line 3) Florham Park, New Jerse: 07932-1047			
Address (line 4)			
Pages Enter the total number of pages of the attached conveyance locument including any atta	chments.	#	
Trademark Application Number(s) or Registration Number(s)  Enter either the Trademark Application Number or the Registration Number (DO NOT E  Trademark Application Number(s)  Regis	Mark if additional NTER BOTH numbe tration Number(s)		
75/247881 75/640680 75/550280 2,166,032	762,836	2,296,20	09
75/640681 75/640679 75/417630 2,091,936	2,302,306	: !	
75/640682 75/640678 2,084,229	2,296,210		
Number of Properties Enter the total number of properties involved.		# 15	
Fee Amount for Properties Listed (37 CFR 3.41):		S 390.00	
Method of Payment: Enclosed \( \sum \) Deposit Account \( \sum \)			
Enter for payment by deposit account if additional fees can be charged	d to the account).		
Deposit Account Number:		# <u> </u>	
Authorization to charge additional fees	•	Yes	No 📋
To the best of my knowledge and belief, the foregoing information is true copy is a true copy of the original document. Charges to deposit account herein.			
Douglas J. McGill L-glas J. M. M.	No	vember 27, 20	
Name of Person Signing ——Signature		Date Signed	<del></del>

09-25-2000 Form PTO-1619A U.S. Department of Commerce Expires 06/30-39 Patent and Trademark Office OMB 0651-0027 TRADEMARK 101468467 R I KADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies). **Submission Type Conveyance Type** New Assignment License Resubmission Security Agreement (Non-Recordation) **Nunc Pro Tunc Assignment** Document ID # Effective Date **Correction of PTO Error** Merger Month Day Reel# Change of Name Frame # August 30, 2000 **Corrective Document** Reel# ○ Other Frame # Assignment of security interest in marks & applications owned by Enamelon, Inc. **Conveying Party** Mark if additional names of conveying parties attached Name The CIT Group/Business Credit, Inc. **Execution Date** Month Day Year August 30, 2000 The CIT Group/Credit Finance, Inc. Formerly Individual General Partnership Limited Partnership Corporation Association Other Citizenship/State of Incorporation/Organization Delaware **Receiving Party** Mark if additional names of receiving parties attached Church & Dwight Co., In :: Name DBA/AKA/TA Composed of 469 North Harrison Street Address (line 1) Address (line 2) Address (line 3) Princeton New Jersey City State/Country Individual [ ] Limited Partnership General Partnership If document to be recorded is an assignment and the receiving party is not domiciled in Corporation Association the United States, an appointment of a

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

FOR OFFICE USE ONLY

Other

09/22/2000 BNBUYEN 00000341 75247881

Citizenship/State of Incorporation/Organization Delaware

from Assignment.)

domestic representative should be attached

Designation must be a separate document

Form PTO-1618B
Expires 06/30/99
OMB 0651-0027

U.S. Department of Comme	rce
Patent and Trademark Offi	ce
TRADEMARK	

OMB 0651-0027	Page 2		TRADEMARK
Domestic Representat	ive Name and Address  Enter for the first Receiving Party only.		
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspondent Name			
	Area Code and Telephone Number 273-549-7082		
Name	Douglas J. McGill, Esq.		
Address (line 1)	Drinker Biddle & Shanley		
Address (line 2)	500 Campus Drive		
Address (line 3)	Florham Park, New Jersey 07932-1347		
Address (line 4)			
Pages Enter the total m	umber of pages of the attached conveyance document including any attachments.	#	
Trademark Application	on Number(s) or Registration Number(s)   Mark if additional	ıl nun	nbers attached
	k Application Number or the Registration Number (DO NOT ENTER BOTH numb		the same property).
	Properties   Pro		2,296,209
	5/640679		2,270,207
	5/640678 2,084,229 2,296,210		
Number of Properties	Enter the total number of properties involved.	#	15
Fee Amount	Fee Amount for Properties Listed (37 CFR 3.41):	\$	390.00
Method of Payn Deposit Accoun			
(Enter for pa.	Deposit Account Number:	#	
	Authorization to charge additional fees:	Yes	[] No []
Statement and Signatu			
	ny knowledge and belief, the foregoing information is true and correct and a opy of the original document. Charges to deposit account are authorized, as		
Douglas J. M Name of Perso			ber 7, 2000 te Signed

#### ASSIGNMENT AGREEMENT

THIS ASSIGNMENT AGREEMENT, dated as of August 3 0, 2000. is made by and between THE CIT GROUP/BUSINESS CREDIT, INC., a Delaware corporation, having its principal place of business at 1211 Avenue of the Americas, New York, New York 10036, Successor-in-interest to The CIT Group/Credit Finance, Inc. ("Assigner") and CHURCH & DWIGHT CO., INC., a Delaware corporation having its principal place of business at 469 North Harrison Street, Princeton, New Jersey 08543 ("Assignee").

WHEREAS, Assignor and Enamelon, Inc. ("Enamelon") are parties to a Loan and Security Agreement dated July 29, 1999 (the "Loan and Security Agreement") pursuant to which Assignor has made loans, advances and other financial accommodations available to Enamelon (the "Loan");

WHEREAS, Assignor is also a party to and/or a beneficiary of the agreements and documents listed on "Exhibit A" hereto, including a certain Lockbox Agreement between Assignor, Enamelon and Fleet Bank, N.A., dated July 29, 1999 (the "Lockhox Agreement"); and

WHEREAS, the Assignee wishes to purchase and assume from the Assignor all of the Assignor's right, title and interest in, to and under the Loan, the Loan and Security Agreement, the documents listed on Exhibit A hereto (including the Lockbox Agreement), any and all related documents, contracts and agreements to which Assignor is a party (collectively, the "Loan Documents"), as well as all of Assignor's right, title and interest in, to end under all lockboxes and lockbox accounts (including any and all monies in such accounts) established and maintained with Fleet Bank, N.A. pursuant to the Lockbox Agreement, together with any and all accounts over which Assignor has dominion into which any funds received at such lockboxes are deposited whether or not established under the Lockbox Agreement (collectively, the "Lockbox Rights"), and the Assignor is willing to sell all of its right, title and interest in, to and under the Loan, the Loan Documents and the Lockbox Rights, on the terms and conditions set forth below.

NOW, THEREFORE, for and in consideration of the Purchase Price (hereinafter defined) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Assignor, and in respect of the mutual premises herein contained, the parties hereto agree as follows:

Assignment and Purchase of Loan Documents and Lockbox Rights. Assignor hereby irrevocably sells, assigns, transfers and sets over unto Assignee all of Assignor's right, title and interest in, to and under the Loan, the Loan Documents and the Lockbox Rights, as each may be amended, modified or supplemented, together with the earnings, income, receipts, proceeds and profits now or hereafter belonging or otherwise appertaining to the Loan, the Loan Documents and/or the Lockbox Rights (collectively, the "Assigned Interests"), and Assignee hereby purchases and assumes the Assigned

Doc. #347540 v.04

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Interests from Assignor. This Assignment is made and shall be without any recourse against the Assignor, and is made without any warranty or representation of any kind or description, express or implied (except for the limited representations contained in paragraph 4 of this Agreement).

2. <u>Purchase Price</u>. Contemporaneously with execution and delivery of this Assignment Agreement, Assignee shall deliver the sum of \$1,049,809.36 (the "Purchase Price") to Assignor, by wire transfer of immediately, available funds pursuant to the following wire transfer instructions:

The Chase Manhattan Bank 4 New York Plaza New York, NY 10004 ABA #021000021

Credit: The CIT Group/Business Credit
Account Number: #144024642
Special Instructions: BNF (Enamelon)

If the Purchase Price is not received by Assignor prior to 1 p.m. Eastern Daylight Time on the date hereof, per diem interest shall accrue and be added to the Purchase Price at the rate of \$243.48.

- Assignce's Independent Investigation. The Assignce has examined the originals or copies of the Loan Documents, and is satisfied as to their content and authenticity. The Assignce has independently investigated the parties to the Loans and the collateral for the Loans, and has made its own independent determination about them, and is entering into this transaction and this Agreement solely on the basis of that investigation and the Assignce's own judgment.
- Limited Representations of Assignor. Assignor represents and warrants to Assignce only that (a) Assignor is the sole owner of the Assigned Interests; (b) Assignor has not executed any instrument of release, cancellation, discharge or satisfaction with respect to the Loan or any of the Assigned Interests; and (c) Assignor has not executed any prior assignment of the Assigned Interests. Other than representations contained in this paragraph 4, neither the Assignor nor any of its respective officers, employees, attorneys or agents has made (or by this Assignment does make) any representations or warranties to the Assignee, either express or implied, particularly (but without in any way limiting the generality of the foregoing) regarding: i) the collectability of the Loan; ii) the creditworthiness of Enamelon or any other party; iii) the value of any collateral securing payment of any of the Loan, iv) the freedom of any collateral for any of the Loan from liens and encumbrances, in whole or in part; v) the priority of the lien of any collateral securing any of the Loan; vi) the execution, logality, validity, genuineness, sufficiency, value, transferability or enforceability of any of the Loan Documents. Assignor makes no representation or warranty and assumes no responsibility to Assignee with respect to any statements, warranties or representations made in or in connection with the Loan

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Documents by Enamelon or any other person or as to the collectability, or value of the Loan and the Loan Documents, and makes no representation or warranty and assumes no responsibility with respect to the financial condition of Enamelon or as to Enamelon's ability to perform and observe any of its obligations under the Loan Documents. Assignee acknowledges that Enamelon is currently the subject of an involuntary bankruptcy petition.

- 5. Outstanding Balance of Loan As of the date hereof, the outstanding balance of the Loan is detailed on Exhibit B attached hereto.
- 6. <u>Delivery of Original Loan Documents</u>. Contemporaneously with the execution and delivery of this Assignment Agreement, Assignor shall deliver to Assignee the original Loan Documents.
- 7. Notice to Parties/Power of Attorney. Assignor hereby authorizes Assignee to give written notice of this Assignment at any time to any person or entity, including any parties to any of the Loan Documents.
- 8. <u>No Recourse</u>. The Loans and Loan Documents assigned to Assignee under this Agreement are assigned "as is, with all faults," without recourse, representations or warranties, either express or implied, except for the limited representations contained in paragraph 4 (a), (b) and (c) of this Agreement.
- Other Conveyance Instruments/Documents. Contemporaneously with the written execution of this Agreement, Assignor shall provide Assignee with a copy of its correspondence to Fleet Bank, N.A., terminating the Lockbox Agreement and the Lockbox Rights. Within a reasonable time after execution and delivery of this Assignment Agreement, Assignor shall execute and deliver to Assignee such other instruments and/or documents as Assignee may reasonably request which may be necessary to supplement, facilitate, implement and/or perfect the transfer of the Assigned Interests, including, without limitation, UCC-3 financing statements, necessary endorsements or other documents indicating that the Assigned Interests have been assigned to Assignee, and shall otherwise take all action as reasonably requested by Assignee necessary to supplement, facilitate, implement and/or perfect the transfer of the Assigned Interests.
- Dishonored Checks. Assignee further hereby acknowledges that Assignor, in calculating the loan balances owed to it by Enamelon as of this date, has credited to the loan accounts of Enamelon the face amount of all checks, drafts and other items for the payment of money from Enamelon or its account debtors which have been heretofore received by (or on behalf of) the Assignor. The Assignee also understands that the Assignor may not yet have received full and final credit on or payment of all such checks, drafts or other items. In consideration for the Assignor's assignment of all of its right, title and interest under the aforesaid Loan Documents, the Assignoe hereby agrees to reimburse and pay promptly to the Assignor, upon the Assignor's demand therefore, in immediately available funds, the full face amount of any checks or other instruments.

Dec. #347540 v.04

TRADEMARK 17

whether made by Enamelon or any of its account debtors, which have been heretofore received by (or on behalf of) the Assignor and credited to the loan accounts of Enamelon at the Assignor and which may be hereafter dishonored or returned to the Assignor or otherwise remain unpaid for any reason whatsoever.

- 11. Choice of Law. This Assignment Agreement shall be governed by and construed in accordance with the laws of the State of New York, without giving effect to principles of conflict of laws.
- 12. <u>Amendment</u>. None of the terms of this Assignment Agreement may be waived, modified or amended, except by a writing executed by Assignor and Assignee.
- 13. <u>Binding Effect</u>. This Assignment Agreement shall be binding upon and insure to the benefit of the Assignor and Assignee, as well as each of their respective successors and assigns, and nothing contained herein is intended, nor shall be construed, to give any other person any right, remedy or claim under, to or in respect of, this Assignment Agreement.
- 14. <u>Severability</u>. Any provision of this Assignment Agreement which is prohibited or unenforceable in any jurisdiction shall not invalidate the remaining provisions hereof, and any such prohibition or unenforceability shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 15. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Facsimile signatures are acceptable as valid signatures with the originally executed documents to be provided after execution.

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TARADENOS BAZTALATER SWERGOLD

SENT BY: DRINKER BIDDLE&SHANLEY: 8-30- ): 11 56 : DRINKERBIDDLESHANLEY→ 15916389553:# 9/ 8

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

CHURCH & DWIGHT CO., INC.

Title: VICE PRESIDENT, GENERAL

THE CIT GROUP/BUSINESS CREDIT, INC.

By Name: Title:

Consented to and acknowledged:

ENAMELON, INC.

By: Name Title:

Doc. #347540 v 04

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

CHURCH & DWIGHT CO., INC.	
Ву:	
Name;	
Title:	
THE CIT GROUP/BUSINESS CREDIT, INC.	
By: Name:	

Consented to and acknowledged

ENAMELON, INC.

Name:

Title:

Doc. #347540 v.04

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

Title:

By: Name:

THE CIT GROUP/BUSINESS CREDIT, INC.

By: Dobna Olympa Name: Debruf A. Putzer Title: Vice President

Consented to and acknowledged:

ENAMELON, INC.

Dac. #347540 v.04

# EXHIBIT A

- Lockbox Agreement dated July 30, 1999 between The CIT Group/Credit Finance, Inc., Fleet Bank, N.A. and Enamelon, Inc.
- Trademark and Patent Security Agreement dated July 29, 1999 between The CIT Group/Credit Finance, Inc. and Enamelon, Inc.
- Assignment for Security with respect to certain trademarks, dated July 29. 1999, from Enameion, Inc. to The CIT Group/Credit Finance, Inc.
- Assignment for Security with respect to certain patents, dated July 29. 1999, from Enamelon, Inc. to The CIT Group/Credit Finance, Inc.
- Liquidation Assistance Agreement between The CIT Group/Credit Finance, Inc. and Dr. Steven R. Fox, dated July 29, 1999. Church & Dwight Co., Inc. acknowledges that this agreement shall be superseded by a consulting agreement to be reached between Church & Dwight Co., Inc. and Dr. Fox.
- Liquidation Assistance Agreement between The CIT Group/Credit Finance, Inc. and Mr. Kim Hardingham, dated July 29, 1999. Mr. Kim Hardingham is no longer an employee of Enamleon, Inc. This agreement is no longer active.
- Liquidation Assistance Agreement between The CIT Group/Credit Finance, Inc. and Mr. Edwin Diaz, dated July 29, 1999. Mr. Edwin Diaz is no longer an employee with Enamelon, Inc. but is a consultant. This agreement is no longer active.
- Landlord's Waiver License and Agreement between The CIT Group/Credit Finance, Inc., Enamelon, Inc. and Cedar Brook 7 Corporate Center, L.P., dated July 1999.
- Consent to Use of Patents from American Dental Association Health Foundation to The CIT Group Credit/Finance, Inc., dated July 29, 1999.
- Certificate of Liability Insurance dated July 27, 1999 with respect to Enamelon, Inc.'s insurance policies (numbers 35310636, 79735430 and 35310636) issued by Chubb Group of Insurance Companies, as well as all such insurance policies.
- Copy of Certificate of Title for 1997 GMC Truck, VIN 1GTHG39R0V1052291 and request for duplicate title.
  - 12. Warrant to Purchase up to 75,000 Shares of Common Stock of Enamelon.

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ARAMERGOLD TRANSPORT

# EXHIBIT B

Loan \$762,184.32 Facility Fee \$62,291.67 \$100,000.00\* Early Termination Fee Annual Minimum Loan ... -\$2,094.80---

Outstanding bills:

Field Exam \$5,310,36

Reserve for Unprocessed

Legal Focs \$30,000.00 estimated\*\*

Interest - 8/1 - 8/28 \$7,808.21 Reserve for FedEx Charges \$100.00 Total Loan Balance due to CIT \$969,789.36

Advance to cover

Enamelon Fees \$80,020.00

Total due as of 8/29/00 1:00 p.m. \$1,049,809,36

\* If paid by 8/30/00 prior to 1:00 p.m.

\*\* Any excess over actual fees and expenses will be refunded.

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### Assignment for Security

#### Trademarks

WHEREAS, ENAMELON, iNC., a Delaware corporation (herein referred to as "Assignor"), has adopted, used and is using or has an intention to use the trademarks listed in Schedule 1-A attached hereto and made a part hereof, which trademarks are registered or pending registration in the United States Patent and Trademark Office, and has adopted, used and is using the common law trademarks and trade names listed in Schedule 1-B attached hereto and made a part hereof (collectively, the "Trademarks");

WHEREAS, Assignor is obligated to THE CIT GROUP/CREDIT FINANCE, INC., a Delaware corporation (herein referred to as "Assignee"), and has entered into a Trademark and Patent Security Agreement dated the date hereof (the "Agreement") in favor of Assignee; and

WHEREAS, pursuant to the Agreement, Assignor has assigned to Assignee and granted to Assignee a security interest in, and mortgage on, all right, title and interest to Assignor in and to the Trademarks together with the goodwill of the business symbolized by the Trademarks and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof, all as more fully described in the Agreement (the "Collateral"), to secure the payment, performance and observance of the Obligations, as defined in the Agreement;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Assignor does hereby further assign unto Assignee and grant to Assignee a security interest in and mortgage on, the Collateral to secure the prompt payment, performance and observance of the Obligations

Assignor does hereby further acknowledge and affirm that the rights and remedies of Assignee with respect to the assignment of, security interest in and mortgage on the Collateral made and granted hereby are more fully set forth in the Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

Assignee's address s 1211 Avenue of the Americas, New York, New York 10036.

IN WITNESS WHEREOF, Assignor has caused this Assignment to be duly executed by its duly authorized officer as of the 2 4 day of July, 1999.

ENAMELO

Bv:

Steven R. Fox, Chief Executive Officer

STATE OF NEW YORK

COUNTY OF NEW YORK

On this day of July, 1999, before me personally came Steven R. Fox, to me known, who being duly sworn, did depose and say, that he is the Chief Executive Officer of Enamelon, Inc., the corporation described in and which executed the foregoing instrument; and that he signed his name thereto by order of the Board of Directors of said corporation.

15.

Notary Public

SHARON KAY MILLER
Notary Public, State of New York
No. 41-4922738
Qualified in Queens County
Commission Expires April 4, 20

Doc. #219870 v.01 07/29/99 2:13 PM

# SCHEDULE 1-A

# Trademarks and Applications

# U.S. Registered Trademarks

Mark	Registration #	Effective Date	Expiration Date
(DESIGN ONLY)	2.166.032	February 26, 1997	
ENAMELON	2,091,936	December 15, 1992	
FLUOREMIN	2,084,229	November 10, 1993	
ENAMELINE	' <b>62</b> ,836	February 15, 1963	

# U.S. Applications

Mark	Serial No.	App. Date	Comment
LIQUID CALCIUM	∵5-978,09∍	February 26, 1997	
CALCIUM WHITENING		•	
SYSTEM	5-664,242	March 19, 1999	
ENAMELON	75 <b>-64</b> 0,682	February 12, 1999	
ENAMELON	~5-640,68 E	February 12, 1999	
ENAMELGUARD	~5- <b>640,6</b> 8-)	February 12, 1999	
ENAMELWATCH	5-640,679	February 12, 1999	
ENAMELTECH	75-640,673	February 12, 1999	
ENAMELON	5-640,677	February 12, 1999	
ENAMELON	5-640,676	February 12, 1999	
(DESIGN ONLY)	75-606,68·	December 16, 1998	
ENAMELONSENSITIVE	75-564,949	October 6, 1998	
CALCIUM CARE	75 <b>-564,9</b> 48	October 6, 1998	
TITANIUM	75 <b>-564,9</b> 4 *	October 6, 1998	
ENAMELONWHITENING	75-564,946	October 6, 1998	
E	75-550,286	September 9, 1998	
ENAMELON	7 <b>5-417,63</b> 0	January 14, 1998	
CALMIN	75 <b>-313,7</b> 3	June 24, 1997	
PAINBLOC	75 <b>-304,5</b> 8	June 6, 1997	
FLUOREMIN	75 <b>-271,24</b> ⊱	April 7, 1997	
(DESIGN ONLY)	75 <b>-247,8</b> 8:	February 26, 1997	
LIQUID CALCIUM	75 <b>-247,8</b> 8	February 26, 1997	
ENAMELON	75 <b>-023,</b> 36	November 22, 1995	
E	7 <b>4-676,4</b> 45	May 18, 1995	
E	75- <b>023,3</b> 6r	November 22, 1995	
ENAMELON	7 <b>4-450,</b> 714	October 4,1993	
ENAMELON	74-340,295	December 15,1992	
ENAMELON	75-703,941	May 11, 1999	

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### Foreign Registered Trademarks

<b>Ma</b> rk	Registration #	Effective Date	Expiration Date
	ARG	ENTINA	
ENAMELON ENAMELON ENAMELON	1,717,454 1,717,452 1,717,455	January 27, 1999 January 27, 1999 January 27, 1999	
	BE	NELUX	
ENAMELON	523,540		
	CHINA (PEPOL	E'S REPUBLIC OF)	
enamelon Enamelon	786166 782855	October 28, 1995 October 14, 1995	
	FR	ANCE	
ENAMELON	93-490,199		
	GEI	RMANY	
ENAMELON ENAMELON	2/091,224 39/760,884	May 20, 1998	
	HON	G KONG	
ENAMELON	9 <b>1/1999</b>	January 6, 1999	
	<u>J.</u>	APAN	
ENAMELON ENAMELON	4158 531 3186562	June 19, 1998 August 30, 1996	
	RUSSIAN	FEDERATION	
ENAMELON	126832		
	SOUT	TH KOREA	
ENAMELON ENAMELON ENAMELON ENAMELON IN KROEAN ENAMELON IN KROEAN ENAMELON IN KROEAN	445008 443004 445597 445980 441476 447542	March 24, 1999 March 2, 1999 May 1, 1999 April 9, 1999 April 10, 1999	
THE A RADY CONT		November 19, 1997	
ENAMELON ENAMELON ENAMELON	832529 829665 85059101	November 19, 1997 November 19, 1997 November 19, 1997	

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# UNITED KINGDOM

ENAMELON	1,552,603	June 13, 1997
ENAMELON	,552,604	February 2, 1996
ENAMELON	2,153,932	June 5, 1998

# Foreign Applications

Mark	Applications #		Application Date
	:	AUSTRALIA	
ENAMELON ENAMELON ENAMELON	614,448 614,487 751,531		October 22, 19993 October 22, 19993 December 19, 1997
		BRAZIL	
ENAMELON ENAMELON ENAMELON	820,406,171 820,406,130 820,406,198		November 26, 1997 November 26, 1997 November 26, 1997
		CANADA	
CALCIUM CARE CALMIN E LOGO ENAMELON ENAMELON ENAMELON SENSITIVE ENAMELON WHITENING FLUOREMIN FLUOREMIN FOUR PERSON LOGO LIQUID CALCIUM PAINBLOC TITANIUM	C/892,836 C/849,133 C/796,886 G/739,793 G/796,887 G/892837 G/892,838 G/740,926 G/842,964 G/838,569 G/838,570 G/847,904 G/892,839	<u>CHINA</u> LE' <b>S RE</b> PUBLIC OF)	October 8, 1998 June 25, 1997 November 8, 1995 October 25, 1993 November 8, 1995 October 8, 1998 October 8, 1998 November 9, 1993 April 22, 1997 March 6, 1997 March 6, 1997 June 13, 1997 October 8, 1998
ENAMELON	9300042186		April 29, 1998
		EUROPEAN UNION	
ENAMELON	1 038,520		January II, 1999
		FRANCE	
ENAMELON	93/712,904		January 14, 1998
		HONG KONG	
ENAMELON ENAMELON	9 <sup>-7</sup> /17850 9 <sup>-7</sup> /17852		December 17, 1997 December 17, 1997

Doc. #219870 v.01 07/29/99 2:13 PM

INDIA	

ENAMELON	779539	November 25, 1997
ENAMELON	779541	November 25, 1997
ENAMELON	770540	November 25, 1997

**ITALY** 

**ENAMELON** 975836 November 28, 1997

**JAPAN** 

ENAMELON 11-0005.9 January 6, 1999

**RUSSIAN FEDERATION** 

**ENAMELON** 98700241 January 8, 1998

SOUTH KOREA

ENAMELON 1997-57:80 , December 12, 1997

SPAIN

 ENAMELON
 2/127,70)
 June 22, 1998

 ENAMELON
 2/217,701
 November 21, 1997

 ENAMELON
 2/217,702
 November 21, 1997

**SWEDEN** 

ENAMELON 97-10197 December 13, 1997

State Registered Trademarks

Doc. #219870 v.01 07/29/99 2:13 PM

### SCHEDULE 1-B

Common Law Trademarks

Trademark Date of First Use Comment

Common Law Trade Names

Trade Name Date of First Use Comment

Doc. #219870 v.01 07/29/99 2:13 PM

#### ASSIGNMENT AGREEMENT

THIS ASSIGNMENT AGREEMENT, dated as of August 3 0, 2000. is made by and between THE CIT GROUP/BUSINESS CREDIT, INC., a Delaware corporation, having its principal place of business at 1211 Avenue of the Americas, New York, New York 10036, Successor-in-interest to The CIT Group/Credit Finance, Inc. ("Assignor") and CHURCH & DWIGHT CO., INC., a Delaware corporation having its principal place of business at 469 North Harrison Street, Princeton, New Jersey 08543 ("Assignee").

WHEREAS, Assignor and Enamelon, Inc. ("Enamelon") are parties to a Loan and Security Agreement dated July 29, 1999 (the "Loan and Security Agreement") pursuant to which Assignor has made losns, advances and other financial accommodations available to Enameion (the "Loan");

WHEREAS, Assignor is also a party to and/or a beneficiary of the agreements and documents listed on "Exhibit A" hereto, including a certain Lockbox Agreement between Assignor, Enamelon and Fleet Bank, N.A., dated July 29, 1999 (the "Lockhox Agreement"); and

WHEREAS, the Assignee wishes to purchase and assume from the Assigner all of the Assignor's right, title and interest in, to and under the Loan, the Loan and Security Agreement the documents listed on Exhibit A hereto (including the Lockbox Agreement), any and all related documents, contracts and agreements to which Assignor is a party (collectively, the "Loan Documents"), as well as all of Assignor's right, title and interest in, to and under all lockboxes and lockbox accounts findfulling any and all monies in such accounts) established and maintained with Fleet Bank, N.A. pursuant to the Lockbox Agreement, together with any and all accounts over which Assignor has dominion into which any funds received at such lockboxes are deposited whether or not established under the Lockbox Agreement (collectively, the "Lockbox Rights"), and the Assignor is willing to sell all of its right, title and interest in, to and under the Loan, the Loan Documents and the Lockbox Rights, on the terms and conditions set forth below.

NOW, THEREFORE, for and in consideration of the Purchase Price (hereinafter defined) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Assignor, and in respect of the mutual premises herein contained, the parties hereto agree as follows:

Assignment and Purchase of Loan Documents and Lockbox Rights. Assignor hereby irrevocably sells, assigns, transfers and sets over unto Assignee all of Assignor's right, title and interest in, to and under the Loan, the Loan Documents and the Lockbox Rights, as each may be amended, modified or supplemented, together with the earnings, income, receipts, proceeds and profits now or hereafter belonging or otherwise appertaining to the Loan, the Loan Documents and/or the Lockbox Rights (collectively, the "Assigned Interests"), and Assignee hereby purchases and assumes the Assigned

Doc. #347540 v.04

TRADEMARK

Interests from Assignor. This Assignment is made and shall be without any recourse against the Assignor, and is made without any warranty or representation of any kind or description, express or implied (except for the limited representations contained in paragraph 4 of this Agreement).

2. <u>Purchase Price</u>. Contemporaneously with execution and delivery of this Assignment Agreement, Assignee shall deliver the sum of \$1,049,809.36 (the "Purchase Price") to Assignor, by wire transfer of immediately, available funds pursuant to the following wire transfer instructions:

The Chase Manhattan Bank 4 New York Plaza New York, NY 10004 ABA #021000021

Credit: The CTT Group/Business Credit
Account Number: #144024642
Special Instructions: BNF (Bnamelon)

If the Purchase Price is not received by Assignor prior to 1 p.m. Eastern Daylight Time on the date hereof, per diem interest shall accrue and be added to the Purchase Price at the rate of \$243.48.

- 3. Assignee's Independent Investigation. The Assignee has examined the originals or copies of the Loan Documents, and is satisfied as to their content and anthenticity. The Assignee has independently investigated the parties to the Loans and the collateral for the Loans, and has made its own independent determination about them, and is entering into this transaction and this Agreement solely on the basis of that investigation and the Assignee's own judgment.
- Limited Representations of Assignor. Assignor represents and warrants to Assignce only that (a) Assignor is the sole owner of the Assigned Interests; (b) Assignor has not executed any instrument of release cancellation, discharge or satisfaction with respect to the Loan or any of the Assigned Interests; and (c) Assignor has not executed any prior assignment of the Assigned Interests. Other than representations contained in this paragraph 4, neither the Assignor nor any of its respective officers, employees, attorneys or agents has made (or by this Assignment does make) any representations or warranties to the Assignee, either express or implied, particularly (but without in any way limiting the generality of the foregoing) regarding: i) the collectability of the Loan; ii) the creditworthiness of Enamelon or any other party; iii) the value of any collateral securing payment of any of the Loan, iv) the freedom of any collateral for any of the Loan from liens and encumbrances, in whole or in part; v) the priority of the lien of any collateral securing any of the Loan; vi) the execution, legality, validity, genuineness, sufficiency, value, transferability or enforceability of any of the Loan Documents. Assignor makes no representation or warranty and assumes no responsibility to Assignee with respect to any statements, warranties of representations made in or in connection with the Loan

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Documents by Enamelon or any other person or as to the collectability, or value of the Loan and the Loan Documents, and makes no representation or Warranty and assumes no responsibility with respect to the financial condition of Enamelon or as to Enamelon's ability to perform and observe any of its obligations under the Loan Documents. Assignee acknowledges that Enamelon is currently the subject of an involuntary bankruptcy petition.

- Outstanding Balance of Loan. As of the date hereof, the outstanding balance of the Loan is detailed on Exhibit B attached herato.
- Delivery of Original Loan Documents. Contemporaneously with the execution and delivery of this Assignment Agreement, Assignor shall deliver to Assignee the original Loan Documents.
- Notice to Parties/Power of Attorney. Assignor hereby authorizes Assignee to give written notice of this Assignment at any time to any person or entity, including any parties to any of the Loan Documents.
- No Recourse. The Loans and Loan Documents assigned to Assignee 8. under this Agreement are assigned "as is, with all faults," without recourse, representations or warranties, either express or implied, except for the limited representations contained in paragraph 4 (a), (b) and (c) of this Agreement.
- Other Conveyance Instruments/Documents. Contemporaneously with the written execution of this Agreement, Assignor shall provide Assignee with a copy of its correspondence to Fleet Bank, N.A., terminating the Lockbox Agreement and the Within a reasonable time after execution and delivery of this Lockbox Rights. Assignment Agreement, Assignor shall execute and deliver to Assignee such other instruments and/or documents as Assignee may reasonably request which may be necessary to supplement, facilitate, implement and/or perfect the transfer of the Assigned Interests, including, without limitation, UCC-3 financing statements, necessary endorsements or other documents indicating that the Assigned Interests have been assigned to Assignee, and shall otherwise take all action as reasonably requested by Assignee necessary to supplement, facilitate, implement and/or perfect the transfer of the Assigned Interests.
- Dishonored Checks. Assignee further hereby acknowledges that Assignor, in calculating the loan balances owed to it by Enamelon as of this date, has credited to the loan accounts of Enamelon the face amount of all checks, drafts and other items for the payment of money from Enamelon or its account debtors which have been heretofore received by (or on behalf of) the Assignor. The Assignee also understands that the Assignor may not yet have received full and final credit on or payment of all such checks, drafts or other items. In consideration for the Assignor's assignment of all of its right, title and interest under the aforesaid Loan Documents, the Assignce hereby agrees to reimburse and pay promptly to the Assignor, upon the Assignor's demand therefore, in immediately available funds, the full face amount of any checks or other instruments,

Dec. #347540 v.04

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whether made by Enamelon or any of its account debtors, which have been heretofore received by (or on behalf of) the Assignor and credited to the loan accounts of Enamelon at the Assignor and which may be hereafter dishonored or returned to the Assignor or otherwise remain unpaid for any reason whatsoever.

- 11. Choice of Law. This Assignment Agreement shall be governed by and construed in accordance with the laws of the State of New York, without giving effect to principles of conflict of laws.
- 12. Amendment. None of the terms of this Assignment Agreement may be waived, modified or amended, except by a writing executed by Assignor and Assignee.
- Binding Effect. This Assignment Agreement shall be binding upon and insure to the benefit of the Assignor and Assignee, as well as each of their respective successors and assigns, and nothing contained herein is intended, nor shall be construed, to give any other person any right, remedy or claim under, to or in respect of, this Assignment Agreement.
- 14. Severability. Any provision of this Assignment Agreement which is prohibited or unenforceable in any jurisdiction shall not invalidate the remaining provisions hereof, and any such prohibition or unenforceability shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 15. Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Facsimile signatures are acceptable as valid signatures with the originally executed documents to be provided after execution.

Dec #347540 v.04

SENT BY: DRINKER BIDDLESSHANLEY: 8-30- 0: 11:56 : DRINKERBIDDLESHANLEY-

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

CHURCH & DWIGHT CO., INC.

Name:MARK A. BILAWSKY
Title: VICE PRESIDENT, GENERAL BUNSE

THE CIT GROUP/BUSINESS CREDIT, INC.

By:	
	Name:
	Title

Consented to and acknowledged

ENAMELON, INC

By: Name: Title:

Dec. #347540 v.04

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

CHURCH & DWIGHT CO., INC.
Ву:
Name;
Title:
THE CIT GROUP/BUSINESS CREDIT, INC.
Ву:
Name:
75:1 <sub></sub> :

Consented to and acknowledged

ENAMELON, INC.

Name: Title:

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PERFERENCE BENEER SWERGOLD **REEL: 002196 FRAME: 0623**  IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

Name:
Title:

THE CIT GROUP/BUSINESS CREDIT, INC.

By: Delma Of http:

Name: Debruf A. Putzer

Title: Vice President

CHURCH & DWIGHT CO., INC.

Consented to and acknowledged:

ENAMELON, INC.

By:\_\_\_\_\_\_\_Name: Title:

Dac. #347540 v.04

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PAGE 22 \*\* Total Page.3d +\*

# EXHIBIT A

- Lockbox Agreement dated July 30, 1999 between The CIT Group/Credit Finance, Inc., Fleet Bank, N.A. and Enamelon, Inc.
- Trademark and Patent Security Agreement dated July 29, 1999 between The CIT Group/Credit Finance, Inc. and Enamelon, Inc.
- Assignment for Security with respect to certain trademarks, dated July 29. 1999, from Enamelon, Inc. to The CIT Group/Credit Finance, Inc.
- Assignment for Security with respect to cortain patents, dated July 29. 1999, from Enamelon, Inc. to The CIT Group/Credit Finance, Inc.
- Liquidation Assistance Agreement between The CIT Group/Credit Finance, Inc., and Dr. Steven R. Fox, dated July 29, 1999. Church & Dwight Co., Inc. acknowledges that this agreement shall be superseded by a consulting agreement to be reached between Church & Dwight Co., Inc. and Dr. Fox.
- Liquidation Assistance Agreement between The CIT Group/Credit Finance, Inc. and Mr. Kim Hardingham, dated July 29, 1999. Mr. Kim Hardingham is no longer an employee of Enamleon, Inc. This agreement is no longer active.
- Liquidation Assistance Agreement between The CIT Group/Credit Finance, Inc. and Mr. Edwin Diaz, dated July 29, 1999. Mr. Edwin Diaz is no longer an employee with Enamelon, Inc. that is a consultant. This agreement is no longer active.
- Landlord's Waiver License and Agreement between The CIT Group/Credit Finance, Inc., Enamelon, Inc. and Ceder Brook 7 Corporate Center, L.P., dated July 1999.
- Consent to Use of Patents from American Dental Association Health Foundation to The CIT Group Credit/Finance, Inc., dated July 29, 1999.
- Certificate of Liability Insurance dated July 27, 1999 with respect to 10. Enamelon, Inc.'s insurance policies (numbers 35310636, 79735430 and 35310636) issued by Chubb Group of Insurance Companies, as well as all such insurance policies.
- Copy of Certificate of Title for 1997 GMC Truck, VIN 1GTHG39R0V1052291 and request for duplicate title.
  - Warrant to Purchase up to 75,000 Shares of Common Stock of Enamelon. 12.

Dog. #347540 v.04

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# EXHIBIT B

 Loan
 \$762,184.32

 Facility Fee
 \$62,291.67

 Early Termination Fee
 \$100,000.00\*

 Annual Minimum Loan
 \$2,094.80---- 

Outstanding bills

Field Exam \$5,310.36

Reserve for Unprocessed

Legal Fees \$30,000.00 estimated\*\*

Interest - 8/1 - 8/28 \$7,808.21
Reserve for FedEx Charges \$100.00
Total Loan Balance due to CIT \$969,789.36

Advance to cover

Enamelon Fees \$80,020.00

Total due as of 8/29/00 1:00 p.m. \$1,049,809.36

\* If paid by \$/30/00 prior to 1:00 p.m.

\*\* Any excess over actual fees and expenses will be refunded.

Dog, #347540 v.04

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#### Assignment for Security

#### Trademarks

WHEREAS, ENAMELON, INC., a Delaware corporation (herein referred to as "Assignor"), has adopted, used and is using or has an intention to use the trademarks listed in Schedule 1-A attached hereto and made a part hereof, which trademarks are registered or pending registration in the United States Patent and Trademark Office, and has adopted, used and is using the common law trademarks and trade names listed in Schedule 1-B attached hereto and made a part hereof (collectively, the "Trademarks");

WHEREAS, Assignor is obligated to THE CIT GROUP/CREDIT FINANCE, INC., a Delaware corporation (herein referred to as "Assignee"), and has entered into a Trademark and Patent Security Agreement dated the date hereof (the "Agreement") in favor of Assignee; and

WHEREAS, pursuant to the Agreement, Assignor has assigned to Assignee and granted to Assignee a security interest in, and mortgage on, all right, title and interest to Assignor in and to the Trademarks together with the goodwill of the business symbolized by the Trademarks and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof, all as more fully described in the Agreement (the "Collateral"), to secure the payment, performance and observance of the Obligations, as defined in the Agreement:

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Assignor does hereby further assign unto Assignee and grant to Assignee a security interest in and mortgage on, the Collateral to secure the prompt payment, performance and observance of the Obligations

Assignor does hereby further acknowledge and affirm that the rights and remedies of Assignee with respect to the assignment of, security interest in and mortgage on the Collateral made and granted hereby are more fully set forth in the Agreement the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

Assignee's address is 1211 Avenue of the Americas, New York, New York 10036.

IN WITNESS WHEREOF, Assignor has caused this Assignment to be duly executed by its duly authorized officer as of the 2 4 day of July, 1999.

L142 11411

Steven R. Fox, Chief Executive Officer

STATE OF NEW YORK

COUNTY OF NEW YORK

On this day of July, 1999, before me personally came Steven R. Fox, to me known, who being duly sworn, did depose and say, that he is the Chief Executive Officer of Enamelon, Inc., the corporation described in and which executed the foregoing instrument; and that he signed his name thereto by order of the Board of Directors of said corporation.

Notary Public

SHARON KAY MILLER
Notary Public, State of New York
No. 41-4922738
Qualified in Queens County
Commission Expires April 4, 2011

Doc. #219870 v.01 07/29/99 2 13 PM

### SCHEDULE 1-A

# Trademarks and Applications

# U.S. Registered Trademarks

<u>Mark</u>	Registration #	Effective Date	Expiration Date
(DESIGN ONLY)	2,166.032	February 26, 1997	
ÈNAMELON	2,091,936	December 15, 1992	
FLUOREMIN	2,084,229	November 10, 1993	
ENAMELINE	762,836	February 15, 1963	

# U.S. Applications

Mark	Serial No.	App. Date	Comment
LIQUID CALCIUM	75-978,099	February 26, 1997	
CALCIUM WHITENING		•	
SYSTEM	7 <b>5-664</b> ,242	March 19, 1999	
ENAMELON	7 <b>5-640</b> ,682	February 12, 1999	
ENAMELON	75 <b>-640</b> ,681	February 12, 1999	
ENAMELGUARD	75-640,680	February 12, 1999	
ENAMELWATCH	7 <b>5-640,</b> 6 <sup>-7</sup> 9	February 12, 1999	
ENAMELTECH	75-640,678	February 12, 1999	
ENAMELON	75-640,617	February 12, 1999	
ENAMELON	75-640,676	February 12, 1999	
(DESIGN ONLY)	75-606,689	December 16, 1998	
ÈNAMELONSENSITIVE	75- <b>564,</b> 949	October 6, 1998	
CALCIUM CARE	75-564,948	October 6, 1998	
TITANIUM	75-564,947	October 6, 1998	
ENAMELONWHITENING	75-56 <b>4,</b> 946	October 6, 1998	
E	75-550,286	September 9, 1998	
ENAMELON	<sup>7</sup> 5-417,630	January 14, 1998	
CALMIN	<b>'5-313</b> ,733	June 24, 1997	
PAINBLOC	'5-304,587	June 6, 1997	
FLUOREMIN	75-271,248	April 7, 1997	
(DESIGN ONLY)	'5 <b>-</b> 247,882	February 26, 1997	
LIQUID CALCIUM	75-247,881	February 26, 1997	
ENAMELON	75-023,365	November 22, 1995	
E	4-676,448	May 18, 1995	
E	15-023,366	November 22, 1995	
ENAMELON	4-450,714	October 4,1993	
ENAMELON	74-340,299	December 15,1992	
ENAMELON	5-703,942	May 11, 1999	

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### Foreign Registered Trademarks

ARGENTINA	
ARGENTINA	
ENAMELON 1,717,45 January 27, 1999	
ENAMELON 1,717,452 January 27, 1999	
ENAMELON 1,717,45: January 27, 1999	
BENELUX	
ENAMELON 623,540	
CHINA (PEPOLE'S REPUBLIC OF)	
ENAMELON 786166 October 28, 1995	
ENAMELON 782855 October 14, 1995	
FRANCE	
ENAMELON 93-490,199	
GERMANY	
ENAMELON 2/091,224	
ENAMELON 39/760,884 May 20, 1998	
HONG KONG	
ENAMELON 91/1999 January 6, 1999	
<u>JAPAN</u>	
ENAMELON 4158 531 June 19, 1998	
ENAMELON . 186562 August 30, 1996	
RUSSIAN FEDERATION	
ENAMELON 26832	
SOUTH KOREA	
ENAMELON 445008 March 24, 1999	
ENAMELON 443004 March 2, 1999	
ENAMELON 445597 May 1, 1999	
ENAMELON IN KROEAN 445980 April 9, 1999	
ENAMELON IN KROEAN 441476	
ENAMELON IN KROEAN 447542 April 10, 1999	
TAIWAN	
ENAMELON 832529 November 19, 1997	
ENAMELON 829665 November 19, 1997	
ENAMELON 86059101 November 19, 1997	

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# UNITED KINGDOM

ENAMELON	1,552,603	June 13, 1997
ENAMELON	1,552,604	February 2, 1996
ENAMELON	2,153,932	June 5, 1998

### Foreign Applications

Mark	Applications #		Application Date
	<u> </u>	AUSTRALIA	
ENAMELON ENAMELON ENAMELON	614,448 614,487 751,531		October 22, 19993 October 22, 19993 December 19, 1997
		BRAZIL	
ENAMELON ENAMELON ENAMELON	820,406,171 820,406,180 820,406,198		November 26, 1997 November 26, 1997 November 26, 1997
		CANADA	
CALCIUM CARE CALMIN E LOGO ENAMELON ENAMELON ENAMELON SENSITIVE ENAMELON WHITENING FLUOREMIN FLUOREMIN FOUR PERSON LOGO LIQUID CALCIUM PAINBLOC TITANIUM	0/892,836 0/849,133 0/796,886 0/739,793 0/796,887 0/892837 0/892,833 0/740,926 0/842,964 0/838,569 0/838,570 0/847,904 0/892,839	CHINA E'S REPUBLIC OF)	October 8, 1998 June 25, 1997 November 8, 1995 October 25, 1993 November 8, 1995 October 8, 1998 October 8, 1998 November 9, 1993 April 22, 1997 March 6, 1997 March 6, 1997 June 13, 1997 October 8, 1998
ENAMELON	9800042086	EUROPEAN UNION	April 29, 1998
ENAMELON	1/038,520	FRANCE	January II, 1999
ENAMELON	98/712,904		January 14, 1998
ENAMELON ENAMELON	97/17850 97/17852	HONG KONG	December 17, 1997 December 17, 1997

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ENAMELON	<b>779</b> 539	November 25, 1997
ENAMELON	779541	November 25, 1997
ENAMELON	770540	November 25, 1997

**ITALY** 

**ENAMELON** 975836 November 28, 1997

**JAPAN** 

ENAMELON 11-0005 19 January 6, 1999

RUSSIAN FEDERATION

ENAMELON 98700241 January 8, 1998

SOUTH KOREA

ENAMELON 1997-57380 , December 12, 1997

**SPAIN** 

 ENAMELON
 2/127,700
 June 22, 1998

 ENAMELON
 2/217,701
 November 21, 1997

 ENAMELON
 2/217,702
 November 21, 1997

**SWEDEN** 

**ENAMELON** 97-10191 December 13, 1997

State Registered Trademarks

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#### SCHEDULE 1-B

# Common Law Trademarks

<u>Trademark</u> <u>Date of First Use</u> <u>Comment</u>

Common Law Trade Names

Trade Name Date of First Use Comment

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Form PTO-1619A Expires 06/30/99 OMB 0651-0027		U.S. Department of Commerce Patent and Trademark Office TRADEMARK
RE	CORDATION FORM COVER SHEET	
TO: The Commissioner of Patents and Trad	TRADEMARKS ONLY emarks: Please record the attached original documents of the attached original documents of the statement of	mant(a) ar apprilias
Submission Type	Conveyance Type	nent(s) or copy(les).
New Resubmission (Non-Recorda Document ID # /0/468467  Correction of PTO Error	Assignment License	e Pro Tunc Assignment Effective Date Month Day Year
Reel # Frame #	Change of Name	August 30, 2000
Corrective Document		
Reel # Frame #	Assignment of security interest in marks & applications owned by Enamelon, Inc.	
Conveying Party Ma	rk if additional names of conveying parties attach	ed
Name The CIT Group/Business Credit, In	nc.	Execution Date  Month Day Year
Formerly The CIT Group/Credit Finance. In	C	August 30, 2000
☐ Individual ☐ General Partnership ☐ Other ☐ ☐ Citizenship/State of Incorporation/Organ		Association
Receiving Party	Mark if additional names of receiving parties attac	ched
Name Church & Dwight Co	)., Inc.	
DBA/AKA/TA		
Composed of		
Address (line 1) 469 North Harrison S	Stree Stree	
Address (line 2)		
Address (line 3) Princeton	New Jersey	08543
City	State/Country	Zip Code
☐ Individual ☐ General Partners		ocument to be recorded is an assignment the receiving party is not domicited in
☐ Corporation ☐ Association	the U	United States, an appointment of a lestic representative should be attached
Other	(Des	ignation must be a separate document Assignment.)
☐ Citizenship/State of Incorporation/Orga	nization Delaware	
	FOR OFFICE USE ONLY	

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Form PTO-1618B
Expires 06/30/99
OMB 0651-0027

Page 2

J.S. Department of Commerce			
Patent and Trademark Office			
TRADEMARK			

Domestic Representative Name and Address  Enter for the first Receiving Par	ty only.		
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspondent Name and Address			
Area Code and Telephone Number 973-549-	<u>7082</u>		
Name Douglas J. McGill, Esq.			
Address (line 1) Drinker Biddle & Shanley			
Address (line 2) 500 Campus Drive			
Address (line 3) Florham Park, New Jersey 07932-1)47			
Address (line 4)			
Pages Enter the total number of pages of the attached conveyance document including any attachments.	#		
Enter either the Trademark Application Number or the Registrat on Number (DO NOT ENTER BOTT Trademark Application Number(s)         Registration Number (DO NOT ENTER BOTT Trademark Application Number(s)           75/247881         75/640680         75/550286         2,166,032         762,83           75/640681         75/640679         75/417630         2,091,936         2,302,3           75/640682         75/640678         2,084,229         2,296,2	6 6 606	2,296,209	erty)
Number of Properties Enter the total number of properties involved.	#	15	
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41):	\$	390,00	== 1
Method of Payment: Enclosed [3] Deposit Account [3] Deposit Account (Enter for payment by deposit account if additional fees can be charged to the ac Deposit Account Number:	count). #		
Authorization to charge additional fees:	Yes	i 🔲 No	ئا
Authorization to charge additional fees: Statement and Signature	Yes	No No	
	ect and any a	ttached	<u>L</u>
Statement and Signature  To the best of my knowledge and belief, the foregoing information is true and correctory is a true copy of the original document. Charges to deposit account are autho	ect and any a rized, as indi Novem	ttached	