FORM PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab settings	10-22-2002	ER SHEET U.S. DEPARTMENT OF COMM U.S. Patent and Trademark	
	_ 102256208	Disease record the attached existing decompanies or converte except	
		Please record the attached original documents or copy thereof.	
Name of conveying party(ies): KII	K (HOUSTON) INC. MRD 10-22-02	Name and address of receiving party(ies): Name: Canadian Imperial Bank of Commerce, as Administrative Agent	
□ Individual(s)	□ Association	Agent Internal Address:	
☐ General Partnership	☐ Limited Partnership	Street Address: 425 Lexington Avenue	
■ Corporation-State (DE)		City: New York State: NY ZIP: 10016	
□ Other			
Additional name(s) of conveying party(ies) attached	ched? □ Yes ⊠ No	□ Individual(s) citizenship	
3. Nature of conveyance:		□ Association □ General Partnership	13
□ Assignment	□ Merger	□ Limited Partnership	
⊠ Security Agreement	□ Change of Name	□ Corporation-State	l II
		■ Other <u>Canadian-chartered bank acting through New York age</u>	nt_
□ Other		If assignee is not domiciled in the United States, a domestic representative designation is attached: □ Yes ☑ No (Designations must be a separate document from Assignment)	
Execution Date: August 23, 2002		Additional name(s) & address(es) attached? ☐ Yes ☑ No	
Application number(s) or registrat Trademark Application No.(s)		B. Trademark Registration No.(s) 637,011 tached? □ Yes ⊠ No	
Name and address of party to who concerning document should be m		6. Total number of applications and registrations involved:	
Name: Robyn Rahbar, Esq. Internal Address: Simpson Than	cher & Bartlett	7. Total fee (37 CFR 3.41): \$4 □ Enclosed ■ Authorized to be charged to credit card	10.00
Street Address: 425 Lexington	Avenue	8. Deposit account number:	
City: New York	State NY ZIP:10017_		
<u> </u>	DO NOT USI	E THIS SPACE	
9. Signature. Robyn Rahbar, Esq. Name of Person Signing	Total number of pages including cover shee	Signature Date The attachments, and documents: 7	

GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

THIS GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS ("Agreement"), dated as of August 23, 2002 is made by KIK (Houston) Inc., a Delaware corporation, (the "Grantor"), in favour of CANADIAN IMPERIAL BANK OF COMMERCE, as Administrative Agent (in such capacity, the "Agent") for the financial institutions (the "Lenders"), from time to time parties to the Credit Agreement, dated as of August 23, 2002 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among KIK Holdco Company, a Nova Scotia unlimited liability company (the "Borrower"), the other entities listed on the signature pages as guarantors thereto, the financial institutions from time to time parties to the Credit Agreement (the "Lenders"), National Bank Financial Inc., as co-arranger and syndication agent (in such capacity, the "Syndication Agent"), and the Agent.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders have severally agreed to make certain credit facilities available to the Borrower upon the terms and subject to the conditions set forth therein;

WHEREAS, in connection with the Credit Agreement, the Grantor and certain other related entities have executed and delivered a Security Agreement, dated as of August 23, 2002 in favour of the Agent for the Lenders (together with all amendments, restatements, supplements and modifications, if any, from time to time thereafter made thereto, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, the Grantor granted to the Agent, for the ratable benefit of the Lenders, a security interest in all Intellectual Property now owned or at any time hereafter acquired by Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest, including the Trademarks; and

WHEREAS, the Grantor has duly authorized the execution, delivery and performance of this Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Agent and the Lenders to enter into the Credit Agreement and to induce the Lenders to make their respective extensions of credit to the Borrower thereunder, the Grantor hereby agrees with the Agent, for the ratable benefit of the Lenders, as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Credit Agreement and the Security Agreement.

SECTION 2. <u>Grant of Security Interest</u>. The Grantor hereby grants a security interest in, and a right of setoff against, and effective upon demand made upon the occurrence and during the continuance of an Event of Default assigns, transfers and conveys, the Trademarks (including, without limitation, those items listed on Schedule A hereto), to the Agent

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for the ratable benefit of the Lenders to secure payment, performance and observance of the Obligations.

SECTION 3. <u>Purpose</u>. This Agreement has been executed and delivered by the Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the Lenders in connection with the Security Agreement and is expressly subject to the terms and conditions thereof. In the event of any inconsistency between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall be controlling. The Security Agreement (and all rights and remedies of the Lenders thereunder) shall remain in full force and effect in accordance with its terms.

SECTION 4. <u>Acknowledgment</u>. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Lenders with respect to the security interest in the Trademarks granted hereby are more fully set forth in the Credit Agreement and the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

KIK (HOUSTON) INC.

Name:

Title:

CANADIAN IMPERIAL BANK OF COMMERCE as Administrative Agent for the Lenders

Name:

Mark Chandler

Title:

Executive Director

JAN MACINNIS Executive Director

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STATE OF)				
) ss				
COUNTY OF)				
On the	22" day of 40	505t, 200	2, before me p	ersonally came	
On the D. Gramon	_, who is person:	ally known to	me to be the	Pres.	of
KIK (HOUSTON) IN	C., a Delaware co	rporation; w	ho, being duly	sworn, did depe	ose and say
that she/he is the	Pres.	in suc	h corporation,	the corporation	described in
and which executed th	e foregoing instr	ument; that s	he/he executed	l and delivered s	said instrument
pursuant to authority g	given by the Boar	d of Director	s of such corpe	oration; and that	t she/he
acknowledged said ins	strument to be the	free act and	deed of said c	orporation.	
-					

Norary Public

(PLACE STAMP AND SEAL ABOVE)

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)) ss
COUNTY OF)	
	,	
C	In the 25° day	ly of rhanges, 2002, before me personally came
		is personally known to me to be the Executive Orectors of
CANADIAN IM	IPERIAL BAN	NK OF COMMERCE; who, being duly sworn, did depose and say
that she/he is the	Exection	in such corporation, the corporation described in

pursuant to authority given by the Board of Directors of such corporation; and that she/he

acknowledged said instrument to be the free act and deed of said corporation.

and which executed the foregoing instrument; that she/he executed and delivered said instrument

Notary Public

(PLACE STAMP AND SEAL ABOVE)

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STATE OF

SCHEDULE A

U.S. Trademarks Registrations and Applications

<u>Trademark</u>	Owner/Assignee	Registration or Serial Number	<u>Status</u>
SURE-KLEAN	KIK (Houston) Inc.	637,011	Renewed

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RECORDED: 10/22/2002