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NO.859 **P**003 No.**500 P00**3

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To the Honorable Commissioner of i	Patenta and Trademarks: P	lease record the attac	hed original documents or copy thereof.	-
Name of conveying party(les):	·	2. Name and addr	ess of receiving party(les)	
Finova Capital Corporat	ion		Spirits, Inc.	
	3.19-03	Internal Address: <u>C</u> /	o Kerry E. Rosenthal, Es	<u>q.</u>
Individual(s)	Association	Street Address:	2875 NE 191 St., Ste. 50	0
General Partnership	Limited Partnership			
Corporation-State Delaware	⊋			7
Other			chtzenship	
1		Association	<u> </u>	
Additional name(s) of conveying party(ies)	attached? 🖳 Yes 📮 No	General Per	tnership	<u> </u>
3. Nature of conveyance:			<u></u>	
	☐ Merger	i —	-State_Florida	
Assignment Assignment	- -	1	-State FIGURE	# 7
Security Agreement	Change of Name	Other	omiched in the United States, a domestic	
Other Release of Sec	<u>urity Agreement</u>	representative dete	gnation is attached: Last Tes Last No.	
Execution Date: 11 7-02	·	Additional name(#)	& address (es) attached?	
4. Application number(s) or registratio	n number(s):	1	•	
A. Trademark Application No.(s)		B. Trademark	Registration No.(s)	
A (rademark Application (vo.(s)		1032476		
		 	₽ No	
	Additional number(s) a	& Total number	of applications and	
Name and address of party to who concerning document should be mail	m correspondence ed:	registrations in	volved:	<u> </u>
Name: Kerry E. Rosenthal				
1		7. Total fee (37 0	CFR 3.41)\$ <u>40.00</u>	
internal Address: Rosenthal Ros	senthal kasco			
	. <u>.</u>	Enclose		
		Authoriz	zed to be charged to deposit account	
		8. Deposit accor	unt number.	
Street Address: 2875 NE 191 S	t Ste 500	4. 2 4.		
	<u> </u>			
City: Aventura State: F	L Zip: 33180		copy of this page if paying by deposit en	COUNT
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9. Statement and signature.	U. 4 4b - Kannasaina Info	mation is true and	correct end any ettached copy is a tru	i a
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VP-GROUP COUNSEL	ATION -11000	Signature	Date	
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TERMINATION AGREEMENT AND MUTUAL GENERAL RELEASE

THIS TERMINATION AGREEMENT AND MUTUAL GENERAL RELEASE (this "Release") is made and executed this 1 th day of November 2002 by and among MH Spirits, Inc., a Florida corporation (the "Borrower"), and FINOVA Capital Corporation ("FINOVA").

FOR VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, the parties agree to terminate the Loan Modification, Restructure and Settlement Agreement between them dated on or about September 9, 1997 and all agreements, documents, instruments and amendments related thereto, (collectively, the "Loan Agreements") effective on the date hereof, and the parties hereby mutually release and forever discharge one another, and their respective successors, representatives, essigns, officers, directors, agents, employees and attorneys, and each of them, of and from any and all claims, demands, debts, liabilities, actions and causes of action of every kind and character based upon or arising out of the Loan Agreements, the transactions related thereto and the termination thereof.

The parties hereby specifically waive as against one another any rights they, or any of them, may have under Section 1542 of the California Civil Code, which provides: "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor."

The parties hereby warrant and represent that they have not assigned or in any way conveyed, transferred or encumbered all or any portion of the claims or rights covered by this Release or any interest in the Loan Agreements. The parties, and each of them, execute the Release voluntarily, after consultation with counsel, and with full knowledge of its significance.

This Release and the Loan Agreements set forth in full all of the representations and agreements of the parties, and this Release may not be modified of amended, nor may any rights hereunder be waived, except in a writing signed by the parties hereto.

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FINOVA Capital Corporation

By: Micleul fr

Title: Vice President

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