Form PTO-1594 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE (Rev. 03/01) TRADEMARKS ONLY U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office			
Tab settings ⇔⇔⇔ ▼	Y Y	Ψ ,	<u> </u>
To the Honorable Commissioner of I	Patents and Trademarks:	Please record the attached on	ginal documents or copy thereof.
1. Name of conveying party(ies):		2. Name and address of	receivino party(ies)
Spyglass Entert. Group, LLC Individual(s) General Partnership	Association		rgon Chase Bonk Ave of the Americas 17F
Corporation-State of D-6	laware	city: New York	_State: <u>NY</u> Zip: <u>1003</u> 6
Other Limited Liabi	lity Company	(ndividual(s) citizens	ship
Additional name(s) of conveying party(les)	attached? 📮 Yes 🙀 No	Association)
3. Nature of conveyance:		Limited Partnership	
Assignment	🔾 Merger	Correction-State_	NewVock
Security Agreement	Change of Name	er	/ /
Other		representative designation is	n the United States, a domestic attached: 🍟 Yes 🙀 No
Execution Date: March 30,	<u> 2004 </u>		arate document from assignment) ((es) attached? 💁 Yes 🧣 No
4. Application number(s) or registration	number(s):	1	
A. Trademark Application No.(s)		B. Trademark Registra	ation No.(s) 2 4 21 290
75/901776			·
	Additional aumborie) at	tached Yes 🖫 No	
5. Name and address of party to whom		6. Total number of applic	
concerning document should be mailed	l:	registrations involved:	
Name: Matthew Schene	<u>.ke</u>		- u - 7
Internal Address: Morgon, Lewis	2 Bockius LLP	l <u> </u>)s <u>340.0</u> 0
		Enclosed	
		Authorized to be	charged to deposit account
Street Address: 101 Park Av	eme	8. Deposit account numbe	4520
City: New York State: NY	Zip: 10]78	(Attach duplicate copy of th	is page if paying by deposit account)
	DO NOT USE		
9. Statement and signature. To the best of my knowledge and belicopy of the original document.		,	d any attached copy is a true
Name of Person Signing	Ellen N	nature	<u>Upril 26,2004</u> 101
	n unuper of bedes judylighted care	sheet, etserments, and document	

Mail documents to be recorded with required cover aftest information to: Commissioner of Patent & Trademarks, Box Assignments Washington, Q.C. 20231

SCHEDULE

APPLICATION NUMBER:

75/901776

76/181518

76/250512

76/250511

76/250519

76/250514

76/250513

76/250516

76/250515

76/250518

REGISTRATION NUMBER:

2,421,290

2,630,845

2,575,904

EXECUTION VERSION

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

(TRADEMARKS, TRADEMARK REGISTRATIONS, TRADEMARK APPLICATIONS AND TRADEMARK LICENSES)

WHEREAS, Spyglass Entertainment Group, LLC, a Delaware limited liability company (the "Pledgor"), now owns or holds and may hereafter adopt, acquire or hold Trademarks (defined as all of the following: all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade dress, logos, other source of business identifiers and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof or similar property rights, and all applications in connection therewith, including, without limitation, registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any state thereof or any other country or any political subdivision of any thereof, and all reissues, extensions or renewals thereof) including, without limitation, the Trademarks listed on Schedule A annexed hereto, as such Schedule may be amended from time to time by the addition of Trademarks subsequently registered or otherwise adopted or acquired;

WHEREAS, pursuant to that certain Amended and Restated Credit, Security, Guaranty and Pledge Agreement, dated as of December 18, 1998, as amended and restated as of March 30, 2004 (as the same may be amended, supplemented or otherwise modified, renewed or replaced from time to time, the "Amended and Restated Credit Agreement"), among the Pledgor, Cypress Entertainment Group, L.P., a Delaware limited partnership ("Cypress" and together with Pledgor, the "Borrowers"), the guarantors referred to therein, the lenders referred to therein (the "Lenders") and JPMorgan Chase Bank, as administrative agent for the Lenders (the "Agent"), the Lenders have agreed to make loans to the Borrowers and the Issuing Bank has agreed to issue letters of credit for the account of the Borrowers;

WHEREAS, pursuant to the terms of the Amended and Restated Credit Agreement, the Pledgor has granted to the Agent (for the benefit of itself, the Issuing Bank and the Lenders) a security interest in and to all personal property of the Pledgor including, without limitation, all right, title and interest of the Pledgor in, to and under all of the Pledgor's Trademarks and Trademark licenses (including, without limitation, those Trademark licenses listed on Schedule B hereto), whether now owned, presently existing or hereafter arising, adopted or acquired and whether or not in possession of the Pledgor, together with the goodwill of the business connected with, and symbolized by, the Trademarks and all products and

proceeds thereof and all income therefrom, including, without limitation, any and all causes of action which exist now or may exist in the future by reason of infringement or dilution thereof or injury to the associated goodwill, to secure the payment and performance of the Obligations (such term being used herein as defined in the Amended and Restated Credit Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Pledgor does hereby grant to the Agent (for the benefit of itself, the Issuing Bank and the Lenders), as security for the Obligations, a continuing security interest in all of the Pledgor's right, title and interest in, to and under the following (all of the following items or types of property being collectively referred to herein as the "Trademark Collateral"), whether now owned, presently existing or hereafter arising, adopted or acquired and whether or not in possession of the Pledgor:

- (i) each Trademark and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, including, without limitation, each Trademark referred to in Schedule A annexed hereto;
- (ii) each Trademark license, including, without limitation, each Trademark license referred to in Schedule B annexed hereto or any other Credit Party adopts or acquires any Trademark or enters into any Trademark license, to the extent such Trademark license does not prohibit the licensee from assigning or granting a security interest in its rights thereunder; and
- (iii) all products and proceeds of, and income from, any of the foregoing, including, without limitation, any claim by the Pledgor against third parties for the past, present or future infringement or dilution of any Trademark or any Trademark licensed under any Trademark license, or for injury to the goodwill associated with any Trademark.

The Pledgor agrees to deliver updated copies of Schedule A and Schedule B to the Agent at the end of any quarter in which the Pledgor registers or otherwise adopts or acquires any Trademark not listed on Schedule A hereto or enter into any Trademark license not listed on Schedule B hereto, and to duly and promptly execute and deliver, or have duly and promptly executed and delivered, at the cost and expense of the Pledgor, such further instruments or documents (in form and substance satisfactory to the Agent), and promptly perform, or cause to be promptly performed, any and all acts, in all cases, as may be necessary, proper or advisable from time to time, in the reasonable judgment of the Agent, to carry out the provisions and purposes of the Amended and Restated Credit Agreement and this Trademark Security Agreement, and to provide, perfect and preserve the liens of the Agent (for the benefit of itself, the Issuing Bank and the Lenders) granted pursuant to the Amended and Restated Credit Agreement, this Trademark Security Agreement, and the other Fundamental Documents (such term herein being used as defined in the Amended and Restated Credit Agreement) in the Trademark Collateral or any portion thereof.

The Pledgor agrees that if any person, firm, corporation or other entity shall do or perform any act(s) which the Agent believes constitute an infringement of any Trademark, or violate or infringe any right of the Pledgor, the Agent or the Lenders therein or if any person,

firm, corporation or other entity shall do or perform any acts which the Agent believes constitute an unauthorized or unlawful use thereof, then and in any such event, upon thirty (30) days' prior written notice to the Pledgor (or if an Event of Default (such term being used herein as defined in the Amended and Restated Credit Agreement) is at the time continuing, then without notice), the Agent may and shall have the right to take such steps and institute such suits or proceedings as the Agent may deem advisable or necessary to prevent such act(s) and/or conduct and to secure damages and other relief by reason thereof, and to generally take such steps as may be advisable or necessary for the full protection of the rights of the parties. The Agent may take such steps or institute such suits or proceedings in its own name or in the name of the Pledgor or in the names of the parties jointly. The Agent hereby agrees to give the Pledgor notice of any steps taken, or any suits or proceedings instituted, by the Agent pursuant to this paragraph.

This security interest is granted in conjunction with the security interests granted to the Agent (for the benefit of itself, the Issuing Bank and the Lenders) pursuant to the Amended and Restated Credit Agreement. Each of the Pledgor and the Agent do hereby further acknowledge and affirm that the rights and remedies of the Agent (for the benefit of itself, the Issuing Bank and the Lenders) with respect to the security interest made and granted hereby are subject to, and more fully set forth in, the Amended and Restated Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

This Trademark Security Agreement is made for collateral purposes only. At such time as all Commitments under the Amended and Restated Credit Agreement have terminated, all Obligations (as defined in the Amended and Restated Credit Agreement) have been indefeasibly paid in full and performed and all Letters of Credit have expired or been terminated or canceled, the Agent (on behalf of itself, the Issuing Bank and the Lenders), shall execute and deliver to the Pledgor, at the Pledgor's expense, without representation, warranty or recourse, all releases and reassignments, termination statements and other instruments as may be necessary or proper to terminate the security interest of the Agent (for the benefit of itself, the Issuing Bank and the Lenders) in the Trademark Collateral, subject to any disposition thereof which may have been made by the Agent pursuant to the terms hereof or of the Amended and Restated Credit Agreement.

Subject to the terms and conditions of the Amended and Restated Credit Agreement, the Agent (on behalf of itself, the Issuing Bank and the Lenders) agrees that there will be no assignment of the Trademark Collateral, other than the security interest described herein, unless and until there shall occur and be continuing an Event of Default and the Agent gives written notice to the Pledgor of its intention to enforce its rights against any of the Trademark Collateral.

So long as no Event of Default shall have occurred and be continuing, and subject always to the various provisions of the Amended and Restated Credit Agreement and the other Fundamental Documents to which it is a party, the Pledgor may use, license and exploit the Trademark Collateral in any lawful manner permitted under the Amended and Restated Credit Agreement and the other Fundamental Documents.

THIS AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH, AND GOVERNED

BY, THE LAWS OF THE STATE OF NEW YORK APPLICABLE TO CONTRACTS MADE AND TO BE PERFORMED WHOLLY WITHIN THE STATE OF NEW YORK.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto in the Amended and Restated Credit Agreement.

-4-

1-NY/1739152,3

IN WITNESS WHEREOF, the Pledgor has caused this Amended and Restated Trademark Security Agreement to be duly executed as of March 30, 2004.

SPYGLASS ENTERTAINMENT GROUP,

Title:

Accepted:

JPMORGAN CHASE BANK, as Agent

By: _

Name:

Title:

IN WITNESS WHEREOF, the Pledgor has caused this Amended and Restated Trademark Security Agreement to be duly executed as of March 30, 2004.

SPYGLASS ENTERTAINMENT GROUP, LLC

By: Name:
Title:

Accepted:

JPMORGAN CHASE BANK, as Agent

By: ____(

Traille

Title:

GARRETT J. VERDONE SENIOR VICE PRESIDENT STATE OF CALIFORNIA

SS.:

COUNTY OF LOS ANGELES

On this the 30th day of March, O4, before me,

NATALIA PETROVA, the undersigned Notary Public, personally appeared GARY BARBER

[X] personally known to me,

[] proved to me on the basis of satisfactory evidence, to be the

March of Spyglass Entertainment Group, LLC ("SEG") who executed the foregoing instrument on behalf of SEG, and acknowledged that SEG executed it pursuant to a resolution of its march.

WITNESS my hand and official seal.

Notary Public

NATALIA PETROVA
COMM. #1336035
NOTARY PUBLIC - CALIFORNIA O
LCS ANGELES COUNTY
My Comm. Expirel Doc. 22, 2005

Schedule A to Amended and Restated Trademark Security Agreement

TRADEMARKS

CountryOwnerApplication
No.Registration
No.Description
TrademarkOuntryNo.Trademarkof Goods

Trademark List by Country

Country:Germany	Case Number/SubCase Trademark	
Com	Case i Trade	Situa

Application 89554-227 SPYGLASS ENTERTAINMENT

Class(es): 9, 38, 41

Number/Date 18-Dec-2001 30172081

Publication

Number/Date Registration

Status

Number/Date 21-Jun-2002

21-May-2002 Registered

Agent Name: Norr Stiefenhofer Lutz

Client: Spyglass Entertainment Group, LLC

Goods: Class 9: Pre-recorded and blank sound recording media, audio cassettes, video cassettes, records, compact discs, video discs,

CD-ROMs carrying music, television programs, films, texts and pictures, digital video discs (DVD) featuring music. Class 41: Recording, production, distribution and exhibition of motion pictures and television.

Note

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

SPYGLASS ENTERTAINMENT

89554-23/

Client: Spyglass Entertainment Group, LLC

Agent Name: Non Stiefenhofer Lutz

Class(es): 9, 35, 41

07-Jun-2001 30134963

04-Jan-2002

30134963

22-Nov-2001 Registered

Class 35: Personnel management consulting for athletes, rigid entertainment fields as well as for business entenprise. Goods: Class 9: Video tapes, computer software and hardware for interactive video games, as included in class 9.

Class 41: Recording and production of radio programs.

300

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

America
-
States
:United
Country

Registration Status Number/Date	Allowed		Client: Spyglass Entertainment Group, LLC Goods: Class 9: Preneorded andio and video cascettes comment discensible discenses on page 11.5.	programs or motion pictures; video and video output game cassettes; computer game discs; computer game equipment computer game equipment containing menory devices namely, discs; computer game joysticks; computer game programs; computer game software;	computer game tapes, video game cartridges, video game discs; video game interactive control floor pads or mats; video game game interactive remote control units; video game joysticks; video game machines for use with televisions; video game software; video game tape cassettes; interactive video game programs; interactive computer game software downloaded from. This mark was originally owned to Compute forces.	2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.
Publication Number/Date	75/901776 24.Em.2000		, LLC Eviden cassettes compact dis	deo and video output game co	ne cartridges, video game dis units, video game joysticks; ttes, interactive video game p	oy cypiess checkallinelle as been filed with the United
Application Number	89554-13/	Class(es): 9 Agent Name:	Client: Spyglass Entertainment Group, LLC Goods: Class 9: Prescorded andio and video	programs or motion pictures; vie contaming memory devices nam	computer game tapes, video game game control game interactive remote control software; video game tape cassed Wote:	
Case Number/SubCase Trademark	Miscellancous Design					

16-Jan-2001 24-Jan-2000 Class(es): 41 Agent Name:

16-Jan-2011 Registered

2421290

75/901777

89554-14/

Miscellancous Design

Citeut: Spyglass Entertainment Group, LLC

Note:

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, L.L.C on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed. Goods: Class 41: Motion picture and television film production services; music production services

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Publication Application Number Trademark Number/Date Case Number/SubCase

Registration Number/Date Number/Date SPYGLASS

14-Dec-2000 76/181518 89554-15/

Afflowed

Stafus

Agent Name:

Class(es): 35

Client: Spyglass Entertainment Group, LLC

Goods: Class 35: Theatrical and personal management services, namely, management of entertainment groups, models, entertainers,

athletes, actors, executives and corporate executives

Nofe:

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

SPYGLASS ENTERTAINMENT

25-Apr-2001 76/250510 89554-17

08-Oct-2002 Registered

16-Jul-2002 2630845

Class(es): 9

Agent Name:

Client: Spyglass Entertainment Group, LLC

featuring music, television programs, and motion pictures, that feature comdey, drama, action, adventure, animation, horrors Goods: Class 9: Pre-recorded audio cassettes, video cassettes, records, compact discs, video discs, DVD discs, and CD-ROMs

and/or thrillers, excerpts and stills.

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed. Note:

89554-5/

SPYGLASS ENTERTAINMENT

26-Apr-2001

76/250512

Agent Name:

Class(es): 41

Client: Spyglass Entertainment Group, LLC

Goods: Audio recording and production

Note:

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, L.L.C on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

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Status	Allowed
Registration Number/Date	12-Mar-2002
Publication Number/Date	76/250511 26-Apr-2001
Application Number	89554-4/
Case Number/SubCase Trademark	SPYGLASS ENTERTAINMENT

Class(es): 35 Agent Name:

Client: Spyglass Entertainment Group, LLC

Goods: Class 35: Theatrical and personal mangement services, namely, management of entertainment groups, models, entertainers,

athletes, actors, executives and corporate executives

Note:

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

SPYGLASS ENTERTAINMENT

25-Apr-2001 76/250519 89554-37

Allowed

Class(es): 9

Agent Name:

Goods: Class 9: Computer game and video game cartridges, cassettes, discs, programs, and software, all containing content based Client: Spyglass Entertainment Group, LLC

upon or thematically drived from motion pictures or television programs.

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, Note:

2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

SPYGLASS ENTERTAINMENT

76/250520 89554-27

04-Jun-2002 Registered

12-Mar-2002 2 575,904

25-Apr-2001

Class(es): 41

Agent Name:

Client: Spyglass Entertainment Group, LLC

Goods: Class 41: Production, distribution and exhibition of motion pictures and television programs Nore:

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

89554-77

25-Apr-2001

Class(es): 41

Agent Name:

Client: Spyglass Entertainment Group, LLC

Goods: Class 41: Audio recording and production

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed. Note:

Country: United States of America

Ailowed Status Registration Number/Date Publication Number/Date 25-Apr-2001 76/250513 Application Number 89554-67 Case Number/SubCase SPYGLASS MUSIC Frademark

Class(es): 9 Agent Name:

Client: Spyglass Entertainment Group, LLC

Goods: Class 9: Pre-recorded audio cassettes, video cassettes, records, compact discs, video discs, DVD discs, and CD-ROMs,

featureing music Note:

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, L.L.C on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed

Allowed

25-Apr-2001 76/250516 89554-9/ SPYCLASS RECORDS

Class(es): 41 Agent Name:

Goods: Class 41: Audio recording and production Client: Spyglass Entertainment Group, LLC

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, Note:

2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

Allowed

76/250515 89554-8/ SPYGLASS RECORDS

25-Apr-2001

Class(es): 9 Agent Name: Client: Spyglass Entertainment Group, LLC

Goods: Class 9: Pre-recorded audio cassettes, video cassettes, records, compact discs, video discs, DVD discs, CD-ROMs featuring Note:

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1,

2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

89554-11/

Class(es): 35

Agent Name;

Client: Spyglass Entertainment Group, LLC

Goods: Class 35: Theatrical and personal management services, namely, management of entertainment groups, models, entertainers,

25-Apr-2001

76/250518

athletes, actors, executives and corporate executives

This mark was originally owned by Cypress Entertainment Group, L.P. and was sold to Spyglass Entertainment Group, LLC on October 1, 2003. A notice of assignment has been filed with the United States Patent and Trademark Office and is currently being processed.

SPORTS AND TALENT MANAGEMENT
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Note: REEL: 002840 FRAME: 0153

Schedule B to Amended and Restated Trademark
Security Agreement

TRADEMARK LICENSES

1-NY/1739152.3

TRADEMARK
REEL: 002840, FRAME: 015418 **

Morgan Lewis

COUNSELORS AT LAW

Morgan, Lewis & Bockius LP 1111 Pennsylvania Avenue, NW Washington, DC 20004 Tel: 202.739.3000

Fax: 202.739.3001 www.morganlewis.com

> Ellen M. Baker Trademark Paralegal (202) 739-5758 ebaker@morganlewis.com

April 26, 2004

VIA FACSIMILE

Commissioner for Trademarks Box Assignments 2900 Ctystal Drive Arlington, Virginia 23202-3513 Attention: Assignment Branch

Re: Recordation of Trademark Security Agreement

Our Ref: 066397-0000-0004 (Client Matter: 066397-0125)

Dear Madam:

We enclose for recording at the Assignment Branch an Amended and Restated Trademark Security Agreement between Spyglass Entertainment Group, LLC and JPMorgan Chase Bank. The security agreement is being filed to update record title to the 13 trademarks listed on the Recordation Form Cover Sheet and the attached additional Schedule page.

The details of this recording are set out on the enclosed Recordation Form Cover Sheet in compliance with Patent and Trademark Office rules. Please charge the \$340.00 filing fee and any additional fees to Morgan, Lewis & Bockius LLP, Deposit Account No. 13-4520.

Please call me if you have any questions concerning this filing. Thank you for your assistance.

Sincerely,

Ellen M. Baker Trademark Paralegal

Enclosures

cc: Kate Sauer (w/encls.)

Philadelphia Washington New York Los Angeles Miami Harrisburg Pittsburg RADEMARK
Princeton Northern Virginia London Brussels Frankfurt Tokyo
REEL: 002840 FRAME: 0155

Morgan, Lewis & Bockius LLP 1111 Pennsylvania Avenue NW Washington, D.C. 20004

Tel. 202.739.3000 Fax: 202.739.3001 eFax: 877.432.9652 www.morganlewis.com



FAX MESSAGE

Send To:

Name: Trademark Assignment Division

FAX Number:

703-306-5995

Firm:

U.S. Patent & Trademark Office

Telephone Number:

703-308-9723

From:

Name Ellen M. Baker

Floor: 5

Operator Sending:

Telephone Number:

202-739-5758

Time Sent:

Date Sent: April 26, 2004

Number of Pages (INCLUDING COVER PAGE):

Note:

THE INFORMATION CONTAINED IN THIS FAX MESSAGE IS INTENDED ONLY FOR THE PERSONAL AND CONFIDENTIAL USE OF THE RECIPIENT(S) NAMED ABOVE. THIS MESSAGE MAY BE AN ATTORNEY-CLIENT COMMUNICATION AND AS SUCH IS PRIVILEGED AND CONFIDENTIAL. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT OR AN AGENT RESPONSIBLE FOR DELIVERING IT TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT YOU HAVE RECEIVED THIS DOCUMENT IN ERROR AND THAT ANY REVIEW, DISSEMINATION, DISTRIBUTION, OR COPYING OF THIS MESSAGE IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE, AND RETURN THE ORIGINAL MESSAGE TO US BY MAIL. THANK YOU.