

07-22-2004

PTO-1594
6-93)

RECC



IEET

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

No. 0551-0011 (rev. 4/94)

102797088

80034

931

1/22/04

ab settings == == v

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

Name of conveying party(ies):

Manac Inc.

7-1704

2. Name and address of receiving party(ies)

Name: GE Canada Finance Holding Company

Internal Address: Suite 1500

Street Address: 11 King Street

City: Toronto, Ontario, CANADA State: _____ ZIP: M5H 4C7

- Individual(s) Association
- General Partnership Limited Partnership
- Corporation-State

X Other Quebec Company

Additional name(s) of conveying party(ies) attached? Yes No

Nature of conveyance:

- Assignment Merger
- Security Agreement Change of Name
- Other _____

Execution Date: June 23, 2004

- Individual(s) citizenship _____
- Association _____
- General Partnership _____
- Limited Partnership _____
- Corporation-State _____
- Other A Nova Scotia Entity

If assignee is not domiciled in the United States, a proposed representative designator is attached: Yes No

(Designations must be a separate document from assignments)

Additional name(s) & address(es) attached? Yes No

Application number(s) or patent number(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

Additional numbers attached? Yes No

2452449

Name and address of party to whom correspondence concerning document should be mailed:

Name: Laura Konrath

Internal Address: Winston & Strawn LLP

33rd Floor

Street Address: 35 West Wacker Drive

City: Chicago State: IL ZIP: 60601

6. Total number of applications and registrations involved: 4

7. Total fee (37 CFR 3.41).....\$ 115.00

Enclosed

Authorized to be charged to deposit account

8. Deposit account number:

N/A

(Attach duplicate copy of this page if paying by deposit account)

07/23/2004 LKUELLER 00000027 2452449

DO NOT USE THIS SPACE

01 FC:8521 40.00 OP
02 FC:8522 75.00 OP

Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Laura Konrath

Signature

Date

7/21/04

Total number of pages including cover sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information TRADEMARK

REEL: 003010 FRAME: 0761

SCHEDULE I
TO
TRADEMARK SECURITY AGREEMENT

Continuation
Items

TRADEMARK REGISTRATIONS

①
Mark: Manac
No. CDN: 246,544
No. US: 2,452,449
Registered Date: May 22, 2001

②
Mark: Manac (& design)
No. CDN: 524,342
No. US: 2,355,096
Registered Date: June 6, 2000

③
Mark: Flying Moose Design
No. CDN: 337,176
No. US: 2,397,300
Registered Date: October 24, 2000

④
Mark: Comboplate
No. CDN: 576,941
No. US: 2,664,170
Registered Date: December 17, 2002

Mark: Remorque Fabrex Trailer
No. CDN: 346,877
No. US:
Registered Date: October 21, 1988

Mark: Rodech
No. CDN: 325,707
No. US:
Registered Date: April 10, 1987

TRADEMARK APPLICATIONS
none

TRADEMARK LICENSES

Mark: ? (red circle)
Name of Agreement: Licence de marque de commerce
Parties: Between Le Groupe Canam Manac Inc. and Manac Inc.
Date of Agreement: May 31, 2004
Term of licence: 99 years, renewable

SCHEDULE I

CHI:1375684.3

TRADEMARK
REEL: 003010 FRAME: 0762

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of June 23, 2004, by Manac Inc., a Quebec company ("Grantor"), in favor of GE CANADA FINANCE HOLDING COMPANY, a Nova Scotia Entity, in its capacity as Agent for Lenders ("Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of the date hereof by and among Grantor, the Persons named therein as Credit Parties, Agent and the Persons signatory thereto from time to time as Lenders (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to make the Loans and to incur Letter of Credit Obligations for the benefit of Grantor and the other Borrower party thereto;

WHEREAS, Agent and Lenders are willing to make the Loans and to incur Letter of Credit Obligations as provided for in the Credit Agreement, but only upon the condition, among others, that Grantor shall have executed and delivered to Agent, for itself and the ratable benefit of Lenders, that certain Security Agreement dated as of the date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

1. DEFINED TERMS. All capitalized terms used but not otherwise defined herein have the meanings given to them in Annex A thereto to the Credit Agreement.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):

(a) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on Schedule I hereto;

(b) all reissues, continuations or extensions of the foregoing;

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

MANAC INC.

By: C. D. [Signature]
Name: Charles D. [Signature]
Title: President

ACCEPTED AND ACKNOWLEDGED BY:

**GE CANADA FINANCE HOLDING
COMPANY**

By: [Signature]
Name: _____
Title: _____

ACKNOWLEDGMENT OF GRANTOR

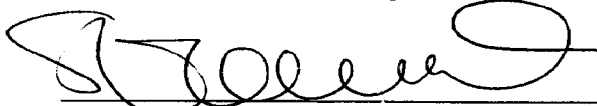
Provine

STATE OF Quebec)

~~COUNTY OF CANADA~~)

ss.

On this 23rd day of June, 2004 before me personally appeared Charles Dutil, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Manac Inc., who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.



Notary Public e

{seal}

**SCHEDULE I
TO
TRADEMARK SECURITY AGREEMENT**

TRADEMARK REGISTRATIONS

Mark: Manac

No. CDN: 246,544

No. US: 2,452,449

Registered Date: May 22, 2001

Mark: Manac (& design)

No. CDN: 524,342

No. US: 2,355,096

Registered Date: June 6, 2000

Mark: Flying Moose Design

No. CDN: 337,176

No. US: 2,397,300

Registered Date: October 24, 2000

Mark: Comboplate

No. CDN: 576,941

No. US: 2,664,170

Registered Date: December 17, 2002

Mark: Remorque Fabrex Trailer

No. CDN: 346,877

No. US:

Registered Date: October 21, 1988

Mark: Rodech

No. CDN: 325,707

No. US:

Registered Date: April 10, 1987

TRADEMARK APPLICATIONS

none

TRADEMARK LICENSES

Mark: ? (red circle)

Name of Agreement: Licence de marque de commerce

Parties: Between Le Groupe Canam Manac Inc. and Manac Inc.

Date of Agreement: May 31, 2004

Term of licence: 99 years, renewable

SCHEDULE I

CHI:1375684.3

RECORDED: 07/12/2004

TRADEMARK
REEL: 003010 FRAME: 0766