Form PTO-1594 (Rev. 06/04) OMB Collection 0651-0027 (exp. 6/30/2005)	U,S, DEPARTMENT OF COMMERCE United States Patent and Trademark Office
RECORDATION FO	·
TRADEMAI	RKS UNLY
To the Director of the U. S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.
1. Name of conveying party(ies)/Execution Date(s): Ritz Camera Centers, Inc.	2. Name and address of receiving party(les): Additional names, addresses, or citizenship attached?
	Name: Bank of America, N.A.
☐ Individual(s) ☐ Association	Internal Address;
General Partnership Limited Partnership	Street Address: 40 Broad Street
Corporation-State	City: Boston
Officerial DR	State:_MA
Citizenship: DE	Country: US Zip: 02109
Execution Date(s): 07/07/04	Association Citizenship:
Additional names of convoying parties attached? Yes 🗹 No	General Partnership Citizenship;
3. Nature of conveyance:	LimitedPartnership Citizenship:
Assignment Merger	Other: Cltizenship:
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic
Other	representative designation is attached: Yes V No (Designations must be e separate document from assignment)
A. Trademark Application No.(s):	B. Trademark Registration No.(≆): 1,892,467 1,282,245 Additional sheet(≆) attached? Yes ✓ No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Christopher E. Kondracki	7. Total Fee (37 CFR 2,6(b)(6) & 3.41): \$_65.00
Address: 2001 Jefferson Davis Highway	Authorized to be charged by credit card
Suite_1007	Authorized to be charged by Deposit Account Fees Enclosed
Arlington, Virginia 22202	
Phone Number: <u>(703) 415-1555</u>	8. Payment Information:
Fax Number: <u>(703) 415-1557</u>	Deposit Account Number: 19-3545 Authorized User Name: Christopher E. Kondracki
Email Address:	Addition 250 User IVERTIES, Christopher E. Kongrackt
9. Signature: Signature	<u> </u>
Christopher E. Kondracki Name of Person Signing	Total number of pages including cover sheet, stlachments, and documents:

PATENTS, TRADEMARKS, COPYRIGHTS, AND LICENSES SECURITY AGREEMENT

This Patents, Trademarks, Copyrights, and Licenses Security Agreement ("Agreement") is made as of the Z day of July, 2004, by RITZ CAMERA CENTERS, INC. a Delaware corporation ("Pledgor"), having a mailing address at 6711 Ritz Way, Beltsville, MD 20705 and delivered to

BANK OF AMERICA, N.A. in its capacity as agent ("Agent") having a mailing address at 40 Broad Street, Boston, MA 02109.

BACKGROUND

- A. This Agreement is being executed in connection with that certain Loan and Security Agreement of even date herewith by and among Pledgor and each other Borrower (as defined therein), the financial institutions parties thereto (collectively, the "Lenders"), and Agent (as it may hereafter be supplemented, restated, amended, superseded or replaced from time to time, the "Loan Agreement"). Capitalized terms not defined herein shall have the meanings given to such terms in the Loan Agreement
- B. As security for all Obligations, Pledgor is granting to Agent, on behalf of and for the benefit of the Credit Parties, a lien on and security interest in certain assets of Pledgor associated with or relating to products leased or sold or services provided under Pledgor's patents, trademarks, copyrights and the goodwill associated therewith, and under which Agent is entitled to foreclose or otherwise deal with such assets, patents, patents, patent rights, patent applications, goodwill, trademarks, servicemarks, trade names, licenses, copyrights, and copyright applications under the terms and conditions set forth therein
- C. Pledgor has adopted, used and is using (or has filed applications for the registration of) the patents, patent rights, and patent applications (collectively, "Patents"); trademarks, servicemarks, tradenames, service trademark applications, and service tradenames (collectively, "Trademarks"); copyrights, and copyright applications and licenses (collectively "Copyrights"); and goodwill associated thereto ("Goodwill") listed on Schedule A attached hereto and made part hereof (all such Patents, Marks, Copyrights or Goodwill hereinafter referred to as the "Assets").
- D. Pursuant to the Loan Agreement, Agent, on behalf of and for the benefit of the Credit Parties, is acquiring a lien on, and security interest in, the Assets and the registration thereof, together with all the goodwill of Pledgor associated therewith and represented thereby, as security for all of Pledgor's Obligations, and desires to have its security interest in such Assets confirmed by a document identifying same and in such form that it may be recorded in the United States Patent and Trademark Office and United States Copyright Office, respectively.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and in consideration of the premises and mutual promises herein contained, the parties hereto, intending to be legally bound hereby, covenant and agree as follows:

- 1. In consideration of and pursuant to the terms of the Loan Documents, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure Pledgor's Obligations, Pledgor grants a lien and security interest to Agent, on behalf of the Credit Parties, in all of its present and future right, tide and interest in and to the Assets, together with all the goodwill of Pledgor associated with and represented by the Assets, and the registration thereof and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits.
- 2. Pledgor hereby covenants and agrees to maintain the Assets in full force and effect until (i) the Commitments have expired or been irrevocably terminated, (ii) the principal of and interest on each Loan and all fees and other Obligations shall have been paid in full, (iii) all Letters of Credit shall have expired or terminated or been cash collateralized to the extent provided in the Loan Agreement and (iv) all Letter of Credit disbursements shall have been reimbursed.
 - Pledgor represents, warrants and covenants that:
 - (a) The Assets are subsisting and have not been adjudged invalid or unenforceable;
 - (b) Each of the Assets is valid and enforceable;
 - (c) Pledgor is the sole and exclusive owner of the entire and unencumbered right, tide and interest in and to each of the Assets, and each of the Assets is free and clear of any liens, claims, charges and encumbrances, including, without limitation, pledges, assignments, licenses (except as set forth on **Schedule B** hereto) and covenants by Pledgor not to sue third persons;
 - (d) Pledgor has the unqualified right, power and authority to enter into this Agreement and perform its terms;
 - (e) Pledgor has complied with, and will continue for the duration of this Agreement to comply with, the requirements set forth in 15 U.S.C. §1051-1127, 17 U.S.C. § 101, et seq., 35 U.S.C. § 101 et seq. and any other applicable statutes, rules and regulations in connection with its use of the Assets; and
 - (f) Each of the Assets listed on Schedule "A" constitute all of the Assets, and all applications for any of the foregoing, now owned by Pledgor. If, before the Commitments have expired or been irrevocably terminated, all Obligations shall have been indefeasibly paid and satisfied in full and the Loan Agreement shall have been terminated, Pledgor shall (i) obtain rights to any new patentable inventions, trademarks, trademark registrations, tradenames, or copyrights or licenses, or (ii) become entitled to the benefit of any patent or trademark application, trademark, trademark registration, copyright or copyright registration or application or license renewal, or patent for any reissue, division, continuation, renewal, extension, or continuation- in-part of any Patent or any improvement cm any Patent, the provisions of this Agreement shall automatically apply thereto and

such patent or trademark application, trademark, trademark registration, copyright or copyright registration or application or license renewal, or patent for any reissue, division, continuation, renewal, extension, or continuation- in-part of any Patent or any improvement on any Patent shall be deemed part of the Assets. Pledgor shall give Agent prompt written notice thereof along with an amended Schedule "A".

- 4. Pledgor further covenants that until the Commitments have expired or been irrevocably terminated, all Obligations shall have been indefeasibly paid and satisfied in full and the Loan Agreement shall have been terminated, it will not enter into any agreement, including without limitation, license agreements or options, which are inconsistent with Pledgor's obligations under this Agreement, except for agency, comarketing and co-branding agreements.
- 5. So long as this Agreement is in effect and so long as Pledgor has not received notice from Agent that an Event of Default has occurred and is continuing under the Loan Agreement and that Agent and the Credit Parties have elected to exercise their rights hereunder, and until Agent on behalf of the Credit Parties, accelerates the Obligations under the Loan Agreement, Pledgor shall continue to have the exclusive right to use the Assets and Agent shall have no right to use the Assets or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer tide in the Assets to anyone else.
- 6. Pledgor agrees not to sell, license, grant any option, assign or further encumber its tights and interest in the Assets without prior written consent of Agent.
- 7. If and while an Event of Default exists under the Loan Agreement and Agent is accelerating the Obligations under the Loan Agreement, Pledgor hereby covenants and agrees that Agent, as the holder of a security interest under the Uniform Commercial Code, as now or hereafter in effect in the Commonwealth of Massachusetts, may take such action permitted under the Loan Documents or permitted by law, in its exclusive discretion, to foreclose upon the Assets covered hereby. For such purposes, during an Event of Default under the Loan Agreement and following the acceleration by Agent of the Obligations under the Loan Agreement, Pledgor hereby authorizes and empowers Agent and the Credit Parties, their successors and assigns, and any officer or agent of Agent and the Credit Parties as Agent or the Credit Parties may select, in their exclusive discretion, as Pledgor's true and lawful attorney- in- fact, with the power to endorse Pledgor's name on all applications, assignments, documents, papers and instruments necessary for Agent, on behalf of and for the ratable benefit of Agents, to use the Assets or to grant or issue any exclusive or non-exclusive license under the Assets to anyone else, or necessary for Agent or the Credit Parties to assign, pledge, convey or otherwise transfer title in or dispose of the Assets to anyone else including, without limitation, the power to execute a trademark assignment in the form attached hereto as Exhibit 1. Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney shall be irrevocable for the life of this Agreement, the Loan Documents, and that until the Commitments have expired or been irrevocably terminated, all Obligations shall have been indefeasibly paid and satisfied in full and the Loan Agreement shall have been terminated.

- 8. This Agreement shall be subject to the terms, provisions, and conditions set forth in the Loan Agreement and may not be modified without the written consent of the party against whom enforcement is being sought.
- 9. All rights and remedies herein granted to Agent and the Credit Parties shall be in addition to any rights and remedies granted under the Loan Documents. In the event of an inconsistency between this Agreement and the Loan Agreement, the language of the Loan Agreement shall control.
- 10. Upon Borrowers' performance of all of the obligations under the Loan Documents and frill and unconditional satisfaction of all of Borrowers' Obligations, Agent shall execute and deliver to Pledgor all documents reasonably necessary to terminate Agent's security interest in the Assets.
- 11. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Agent and the Credit Parties in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or costs otherwise incurred in protecting, maintaining, preserving the Assets, or in defending or prosecuting any actions or proceedings arising out of or related to the Assets, or defending, protecting or enforcing Agent's and the Credit Parties' rights hereunder, in each case in accordance with the terms of this Agreement, shall be borne and paid by Pledgor on demand by Agent and until so paid shall be added to the principal amount of Borrowers' Obligations and shall bear interest at the rate for Base Rate Revolving Loans prescribed in the Loan Agreement.
- 12. Subject to the terms of the Loan Agreement, Pledgor shall have the duty to prosecute diligently any trademark application with respect to the Assets pending as of the date of this Agreement or thereafter, until Borrowers' Obligations shall have been indefeasibly paid and satisfied in full and the Loan Agreement is terminated, to preserve and maintain all tights in the Assets, and upon reasonable request of Agent or the Credit Parties, Pledgor shall make federal application on registrable but unregistered patents, trademarks, copyrights or licenses belonging to Pledgor. Any reasonable expenses incurred in connection with such applications shall be borne by Pledgor. Pledgor shall not abandon any Patent, Trademark or Copyright without the prior written consent of the Agent and the Credit Parties.
- 13. Pledgor shall have the tight to bring suit in its own name to enforce the Assets, in which event Agent may, if Pledgor reasonably deems it necessary, be joined as a nominal party to such suit if Agent and the Credit Parties shall have been satisfied, in their sole discretion, that they am not thereby incurring any risk of liability because of such joinder. Pledgor shall promptly, upon demand, reimburse and indemnify, Agent for all damages, reasonable costs and expenses, including attorneys' fees, incurred by Agent in the fulfillment of the provisions of this paragraph.
- 14. During the existence of an Event of Default under the Loan Agreement, Agent may, without any obligation to do so, complete any obligation of Pledgor hereunder, in Pledgor's

name or in Agent's name, but at Pledgor's expense, and Pledgor hereby agrees to reimburse Agent and the Credit Parties in full for all reasonable costs and expenses, including attorneys' fees, incurred by Agent and the Credit Parties in protecting, defending and maintaining the Assets.

- 15. No course of dealing among Pledgor, Agent and the Credit Parties nor any failure to exercise, nor any delay in exercising, on the part of Agent and the Credit Parties, any right, power or privilege hereunder, shall operate as a waiver thereof, and all of Agent's and the Credit Parties' rights and remedies with respect to the Assets, whether established hereby or by the Loan Documents, or by any other future agreements between Borrowers, Agent and the Credit Parties or by law, shall be cumulative and may be exercised singularly or concurrently.
- 16. The provisions of this Agreement are severable and the invalidity or unenforceability of any provision herein shall not affect the remaining provisions which shall continue unimpaired and in frill force and effect.
- 17. This Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- 18. THIS AGREEMENT SHALL BE INTERPRETED AND THE RIGHTS AND LIABILITIES OF THE PARTIES HERETO DETERMINED IN ACCORDANCE WITH THE INTERNAL LAWS (AS OPPOSED TO THE CONFLICT OF LAWS PROVISIONS PROVIDED THAT PERFECTION ISSUES WITH RESPECT TO ARTICLE 9 OF THE UCC MAY GIVE EFFECT TO APPLICABLE CHOICE OR CONFLICT OF LAW RULES SET FORTH IN ARTICLE 9 OF THE UCC) OF THE COMMONWEALTH OF MASSACHUSETTS, PROVIDED THAT THE AGENT AND THE LENDERS SHALL RETAIN ALL RIGHTS ARISING UNDER FEDERAL LAW.
- 19. This Agreement may be executed in any number of counterparts, and by the Pledgor and Agent in separate counterparts, each of which shall be an original, but all of which shall together constitute one and the same agreement; signature pages may be detached from multiple separate counterparts and attached to a single counterpart so that all signature pages are physically attached to the same document. Any signature delivered by a party by facsimile transmission shall be deemed to be an original signature.
- 20. Pledgor, Agent and the Credit Parties each waive any and all rights it may have to a jury trial in connection with any litigation, proceeding or counterclaim arising with respect to rights and obligations of the parties hereto or under the Loan Documents.

(SIGNATURE PAGE TO PA TENTS, TRADEMARKS, COPYRIGHTS, AND LICENSES SECURITY AGREEMENT FOLLOWS)

IN WITNESS WHEREOF, the parties hereto have executed this Patents, Trademarks, Licenses and Copyrights Security Agreement, under seal, the thy and year first above written.

RITZ CAMERA CENTERS, INC

Title: Chief Financial Officer

Approved and Accepted:

BANK OF AMERICA, N.A., as Agent

Name: Kathleen Dimock
Title: Managing Director

(SIGNATURE PA GE TO PATENTS, TRADEMARKS, COPYRIGHTS, AND LICENSES SECURITY AGREEMENT)

R. 8.2005 2:42PM SPECIALIZED PATENT NO.088 P.9

UNITED STATES OF AMERICA

STATE OF MARYLAND

COUNTY OF HOWARD

On this Z day of July, 2004, before me, a Notary Public for the said County and State, personally appeared Curtis J. Scheel known to me or satisfactorily proven to me to be attorney-in-fact on behalf of RITZ CAMERA CENTERS, INC., and he acknowledged to me that he executed the foregoing Patents, Trademarks, Licenses, and Copyrights Assignment on behalf of Grantor, and as the act and deed of Grantor for the purposes therein contained.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

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Notary Public

My Commission Expires:

NANCY A. TOMLINSON

Notary Public

Howard County, State of Maryland

Commission Expires 10/29/07

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Page: 1		Attorney	SHF			SHF		SHF		9 SHF		9 SHF		SHF		SHF
		Registration Renewal				2				21-Mar-2001 27-Aug-2009 8s: 1: 26		25-Aug-1999 25-Aug-2009 s: 1: 26		11-Sep-1997 11-Sep-2017		07-Oct-1999 07-Oct-2009 s: 1; 26
		Registration		Classes: 035		09-Jul-1972	CO PERSONAL	Classes: 1:26	•	21-Mar-200 Classes: 1: 26	•	25-Aug-199 Classes: 1: 26	•	11-Sep-199 	7.	07-Oct-199 Classes: 1; 26
		Registration	116007	5		1316	Ō	24-Aug-199 Cl.	•	1291210 CB		470687 Cl		ee971370	5	2211259 Cle
		Filing						1027060								
try List		Application Matter	914090-00431F			914090-00431E		914090-can	rnity	914090-сатеп		914090-camch		914090-camin		914090-camgb
Country	Ritz Camera	Client- Status	i Arizona Unfiled		. California	Registered	. Canada	Abandoned	Country: EU European Community	Registered	Country: CH Switzerland	Registered	Tunisia	Registered	Country: GB United Kingdom	Registered
Thursday, June 17, 2004	Client: 914090 Ritz Camera	Trademark	Country: US Arizona DBAN'S GRAND CANYON Unfile	Owner: SAME	Country: US California	DEAN'S Owner: SAME	Country: CA Canada	CAMERAWORLD.COM Owner: SAME	Country: EU	CAMERAWORLD.COM Owner: SAME	Country: CE	CAMERAWORLD.COM Owner: SAME	Country: TN Tunisia	CAMERAWORLD.COM Owner: SAME	Country: GB	CAMERAWORLD.COM Owner: SAME

Thursday, June 17, 2004	Country List	y List					Page: 2
Client: 914090 Rifz Camera	iliz Camera)
Trademark	Client- Status	Application Matter	Filing	Registration	Registration Renewal		Attornev
Country: US	United States of America	America				i	2
AGAINST THE ELEMENTS	Registered	914090-00493	76444179	27-Aug-200 2734510	08-Jul-2003	08-Jul-2003 08-Jul-2013	SHF
Owner: SAME ATE NO MORE RED NECK	Registered	914090-00499	76444662	Cla 28-Aug-200 2740057	Classes: 1; 26 22-Jul-2003 22-Jul-2013	22-Jul-2013	SHF
Owner: BIG PRINT CENTRAL	Pending	914090-00506	76478340				SHE
Owner: BIG PRINT ENLARGEMENT EXPRESS	Abandoned	914090-00451	76225725	19-Mar-200			SHF
Owner: SAME BOATER'S WORLD	Registered	914090-00453	76141166	05-Oct-200 2501978	30-Oct-2001_30-Oct-2011	30-0ct-2011	THS.
Owner: SAME BOATER'S WORLD DISCOUNT Registered MARINE CENTERS	T Registered	914090-00459		1801225	26-Oct-1993	26-Oct-1993 22-Sep-2013	SHF
Owner: SAME BOATER'S WORLD DISCOUNT Registered MARINE CENTERS (DESIGN)	T Registered	914090-00471		1798338	12-Oct-1993 01-Jul-2013	01-Jul-2013	SHF
Owner: SAME BOATER'S WORLD MARINE CENTERS	Registered	914090-00458	76141162	05-0ct-200 2539818	19-Feb-2002 19-Feb-2012	19-Feb-2012	SHF
Owner: SAME BOATER'S WORLDMARINE CENTERS (AND DESIGN)	Pending	914090-marine	76590394	04-May-20			SHP
Owner: SAME BOATERSWORLD,COM Owner: SAME	Registered	914090-00454	76172681	30-Nov-200 2509768	20-Nov-2001 20-Nov-2011	20-Nov-2011	SHF

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SPECIALIZED PATENT

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	Registration Renewal		30-Nov-1982 26-Nov-2012 SHF	asses: 1; 26	14-Aug-2002 14-Aug-2012	Classes: 1; 26		Classes; 16	09-Oct-1973 01-May-2005		20-Mar-1973 02-Jan-2013	Classes; 035	28-Jul-1981 15-May-2011		12-Sen-1995		01-Jan-2002 01-Jan-2012		25-Apr-1995 25-Apr-2005		30. Apr 1085 30 Apr 2005	3077P1-1203 30-1541-2003 Classers: 040	17-Jan-1984 17-Jan-2004	Classes: 040	14-Sep-1982 14-Sep-2002
	Registration		1217990	5	2477780	5	02-Jul-2003	ວົ	28-Sep-197 0970423	•	0955956		1162569		01-Mar-199 1917700		01-Apr-199 2525434		1891390		1333017	_	1264504	Cl.	1209074
	Filing						76526833 ~								74486197		75460759								
	Application Matter	14141161	914090-00487		914090-00488		914090-00517		914090-00431B		914090-00431C		914090-00474T		914090-004741		914090-00474H		914090-004740		914090-00474Y		914090-00474Z	,	914090-00474B
Ritz Censera	Client-		Registered		Registered		Pending		Registered		Registered		Registered		Cancelled		Registered		JR Registered		Registered		Registered	,	Lapsed
Clienf: 914090 Ritz Consera	Trademark		CAMERA WORLD	Owner: SAME	CAMERAWORLD.COM	Owner: SAME	CAPTURE YOUR WORLD	Owner: SAME	DEAN'S	Owner: SAME	DEAN'S	Owner: SAME	DESIGN ONLY (FOX)	Owner: SAME	E-Z CAM	Owner: SAME	FOCUS ON KIDS	Owner: SAME	FOR THE PICTURES OF YOUR Registered LIFF WOLF CAMERA & VINEO	Owner: SAME	FOX	Owner:	FOX	Owner:	roa Desigiv

SPECIALIZED PATENT

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Country List

Thursday, June 17, 2004

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	SHF		28-Apr-199	75282966	914090-00515	Pending	ANKS OUTFITTERS IGN)
	SHF	Casses: 1, 26 03-Dec-2002 03-Dec-2012	C.lan-2001 2655734	76199203	914090-00479	Registered	RTISE IS FREE
	SHF	17-Feb-2004 17-Feb-2014	19-Jul-2002 2814569	76432362	914090-00491	Registered	HE EDGE
	SHF	22-Feb-1994	1823269		914090-00431Z	Registered	
	SHF	17-Jan-1989 17-Jan-2009	1521269		914090-med	Registered	ON
ΓΕΝΤ	SHF	23-Mar-1976 01-Dec-2006	1036393		914090-00431A	Registered	FYLIZBD)
PA	SHF	02-Sep-1997 02-Sep-2007	2092827		914090-00431	Registered	
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PM	SHF	Classes: 040 27-Sep-1988 27-Sep-2008	Cla 1506455		914090-00470	Registered	wher; IT FOTO
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2:	Attorney	Registration Renewal	Registration		Application Matter	Client- Status	
8.2005	Page: 4				Country List mera	Count titz Camera	June 17, 2004 Co Co Co Coi Client: 914090 Ritz Camera
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Owner: SAME KITS CAMERAS (AND DESIGN)

Owner: SAME

HIDDEN TMAGE

FREQUENT FOTO

Owner;

FOX PHOTO Trademark

Thursday, June 17, 2004

Owner: SAME MCION

Owner: SAME

MCION (STYLIZED)

Owner: SAME

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Owner: SAME

OUTERBANKSOUTFITTERS.CO

Owner:

(AND DESIGN)

OUTER BANKS OUTFITTERS

Owner: SAME

OUR EXPERTISE IS FREE

Owner: SAME

OTE ON THE EDGE

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Thursday, June 17, 2004	Country List	y List				Page: 5	
Client: 914090 Ritz Camera	іz Сатега						
Trademark	Client. Status	Application Matter	Filing	Registration	Registration Renewal	Attorney	
P.A.W.S.	Published	914090-00474G	76205286	01-Feb-200		SHF	
Owner: SAME							
P.A.W.S. PRINT AT WOLF SFRVICES (AND DESIGN)	Abandoned	914090-00481	76204719	01-Feb-200		SHF	
Owner: SAME							
PHOTIRO	Registered	914090-00469		1536161,7	25-Apr-1989 25-Apr-2009	EHS •	
Owner: RAY ENTERPRISES, LLC	USES, LLC			•			
PHOTRONIC	Registered	914090-00468		と発展を	1802269-C 02-May-1995 02-May-2005 SHF	S SHF	
Owner: SAME)			1892467			
PHOTRONIC DEPOT	Registered	914090-00472		1884370	14-Mar-1995 14-Mar-2005	SHF	
Owner: SAME							
PHOTRONIC IMAGEINATION Registered CENTER	Registered	914090-00467		1920118	19-Sep-1995 19-Sep-2005	SHF	
Owner: SAME PHOTRONIC IMAGEINATION Registered	Registered	914090-00466		1802360	02-Nov-1003 28 Oot 2013	H	
CENTER (STYLIZED)	<u>.</u>				107-100-07 CCC1-101-70		
Owner: SAME							
POWERBOAT DESIGN	Published	914090-00495	76436794	02-Aug-200		SHF	
Owner: SAME					Classes: 1:26		
PRESTO PRINTS	Registered	914090-00431D		1339575	04-Jun-1985 (04-Jun-2005	SHE	
Owner: SAME				_	Classes: 035		
PRINT@WOLF	Registered	914090-00513	76502006	28-Mar-200 2819303	02-Mar-2004 02-Mar-2014	SHF	
Owner: SAME							
PRINTATWOLF.COM	Registered	914090-00512	76502016	28-Mar-200 2819305	02-Mar-2004 02-Mar-2014	SHE	
Owner: SAME							

SPECIALIZED PATENT

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Thursday, June 17, 2004	Country List	ry List						Page: 6
Client: 914690 Ritz Camera	ііг Сатега							
Trademark	Client- Status	Application Matter	Filing	Registration	tion	Registration Renewal		Attorney
PROEX	Registered	914090-00474X			1883995	14-Mar-1995	14-Mar-1995 14-Mar-2005	SHF
Owner:	É	000000000000000000000000000000000000000			_	Classes: 040	,	į
QUALIDE Owner: RAY ENTERPRISES, LLC	Registered RISES, LLC	914090-00022			1220288	28-Feb-1989	28-Feb-1989 28-Feb-2009	H.
QUANTARAY	Registered	914090-00021			1527912	07-Mar-1989	07-Mar-1989 07-Mar-2009	SHF
Owner: RAY ENTERPRISES, LLC	RISES, LLC							
RITZ BIG PRINT	Registered	914090-00463		1540387	159631	10-Apr-1990	10-Apr-1990 08-Sep-2010	SHF
Owner: SAME					-	Classes: 16		
RITZ BLITZ	Registered	914090-00462			1609041	07-Aug-1990	07-Aug-1990 07-Aug-2010	$_{ m SHF}$
Owner: SAME					_	Classes: 16	i	
RITZ CAMERA	Registered	914090-00461			1594588	08-Aug-1990	08-Aug-1990 08-Aug-2010	SHF
Owner: SAME					_	Classes: 40; 42	ı	
RITZ WIRELESS NETWORK	Cancelled	914090-00460			2022423	10-Dec-1996		SHF
Owner: SAME								
RITZCAMERA.COM	Registered	914090-00455	76172682	30-Nov-20	30-Nov-200 2509769	20-Nov-2001	20-Nov-2001 20-Nov-2011	SHF
CWEET: SAME								
KHZPIX.COM	Registered	914090-00482	76352542	26-Dec-20	26-Dec-200 2704028	08-Apr-2003	08-Apr-2003 08-Apr-2013	SHF
Owner:								
ROAD WARRIOR	Published	914090-00494	76433256	22-Jul-2002	7			SHF
Owner					Ca	Classes: 1: 26		
ROYAL MEDALLION	Registered	914090-00483	76234790	02-Apr-20	02-Apr-200 2692220	04-Mar-2003	04-Mar-2003 04-Mar-2013	SHF
Owner: DAME								
SEA BOWLD	Registered	914090-00442	76433932	24-Jul-2002 2702558	2 2702558	01-Apr-2003	01-Apr-2003 01-Apr-2013	SHP
Owner: SAME						Classes: 1: 26	1	
WOLF BUCKS (& DESIGN)	Registered	914090-00474A	76207510	08-Feb-200 2510183		20-Nov-2001	20-Nov-2001 20-Nov-2011	SHE
Owner: SAME					i i i	,	10 1001 TOUR	1110

Thursday, June 17, 2004	Country L	y List				Page: 7
Client: 914090 Ritz Camera	tz Camera					
Trademark	Client- Status	Application Matter	Filing	Registration	Registration Renewal	Attornev
WOLF CAMERA	Registered	914090-00474R		2364345	25-Apr-1995 25-Apr-2005	SHF
WOLF CAMERA	Registered	914090-00474S		2013418	05-Nov-1996 05-Nov-2006	SHF
Owner; SAME WOLF CAMERA Oreser: SAME	Registered	914090-00474U		2366168	11-Jul-2000 11-Jul-2010	SHF
WOLF CAMERA Owner, SAME	Registered	914090-00474V		459374 du	12-Jun-2001 12-Jun-2011	SHF
WOLF CAMERA & VIDEO Owner: SAME	Registered	914090-00474L		1990017	30-Jul-1996 30-Jul-2006	SHP
WOLF CAMERA & VIDEO OUR	R SHP	Registered		914090-00474	914090-00474N 1891391 V 25-Apr-1995	25-Apr-
EXPERTISE IS FREE						
WOLF CAMERA (DESIGN) Owner: SAME	Registered	914690-00478	75878072	21-Dec-199 2459374	12-Jun-2001 12-Jun-2011	SHF
WOLF CAMERA (STYLIZED) Owner: SAME	Registered	914090-00474J	75921285	J6-Feb-200 2654757	26-Nov-2002 26-Nov-2012	SHF
WOLF CAMERA PORTRAIT STUDIO	Registered	914090-00474K		2403876	14-Nov-2000 14-Nov-2010	SHF
Owner: SAME WOLF CAMERA VISION Owner: SAME	Abandoned	914090-00480A	75854839	22-Nov-199 2663762	17-Dec-2002 17-Dec-2012	SHF
WOLF CAMERA VISION (STYLIZED)	Abandoned	914090-00480	75854412	22-Nov-199		SHF

SPECIALIZED PATENT

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Owner:

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	Registration Renewal Attorney	17-Dec-2002 17-Dec-2012 SHF	20-Nov-2001 20-Nov-2011 SHF	17-Dec-2002 17-Dec-2012 SHF	13-Feb-2001 13-Feb-2011 SHF	~ 19-Jun-1984 19-Jun-2004 SHF 15	23-Jul-1996 SHF	SHF	SHF
	Registration	24-Jan-2001 2661758	24-Jan-2001 2510103	24-Jan-2001 2661759	2428387	1282287	1988642	16-Nov-199	16-Nov-199
	Filing	76199042	76199040	76199054				75851241	75851242
	Application Matter	914090-00476	914090-00474E	914090-00477	914090-00474Q	914090-00474P	914090-00474M	914090-00474D	914090-00474C
Ritz Camera	Client- Status	Registered	Registered	Registered	Registered	Registered	Abandoned	Abandoned	Abandoned
Client: 914090 Ritz Camera	Trademark	WOLF UNIVERSITY Owner: SAME	WOLFBUCKS Owner: SAME	WOLFCAMERA,COM Owner: SAME	WOLFEXPRESS Owner: SAME	WOLFPRO Owner: SAME	WOLFTOUCH Owner: SAME	WOLFXPRESS Owner: SAME	WOLFXPRESS.COM Owner: SAME

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SPECIALIZED PATENT

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Country List

Thursday, June 17, 2004

TRADEMARK REEL: 003099 FRAME: 0224

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SCHEDULE B

None

Exhibit 1

PATENTS. TRADEMARKS, LICENSES AND COPYRIGHTS ASSIGNMENT

WHEREAS, Ritz Camera Centers, Inc., a Delaware corporation ("Grantor") is the registered owner of the United States patents, patent rights, and patent applications, trademarks, servicemarks, tradenames, service trademark applications, and service tradenames, copyrights, and copyright applications and licenses listed on Schedule A attached hereto and made a part hereof (the "Assets"), which are registered in the United States Patent and Trademark Office and United States Copyright Office, respectively; and WHEREAS, ("Grantee"), having a place of business at ______, is desirous of acquiring said Assets; NOW THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound hereby, Grantor, its successors and assigns, does hereby transfer, assign and set over unto Grantee, its successors, transferees and assigns, subject to the tern-is of the Patents, Trademarks, Licenses and Copyrights Security Agreement, of even date herewith, between Grantor and Grantee, all of its present and the future right, title and interest in and to the Assets and all proceeds thereof and all goodwill associated therewith. IN WITNESS WHEREOF, the undersigned has caused this Patents, Trademarks, Licenses and Copyrights Assignment to be executed as of the day of July 2004. RITZ CAMERA CENTERS, INC. By _____ Attorney-in-fact

> TRADEMARK REEL: 003099 FRAME: 0226

Witness:

R. 8.2005 2:45PM SPECIALIZED PATENT NO.088 P.20

POWER OF ATTORNEY

RITZ CAMERA CENTERS, INC., a Delaware corporation, ("Grantor"), hereby authorizes BANK OF AMERICA, N.A. as Agent its successors and assigns, and any officer or agent thereof (collectively "Grantee") as Grantor's true and lawful attorney-in-fact, with the power to endorse Grantor's name on all applications, assignments, documents, papers and instruments necessary for Grantee to enforce and effectuate its rights under a certain Patents, Trademarks, Licenses and Copyrights Security Agreement between Grantor and Grantee dated the date hereof (as it may hereafter be supplemented, restated, superseded, amended or replaced, the "Agreement"), including, without limitation, the power to use the Assets (as defined in the Agreement) and listed on Schedule A attached hereto and made a part hereof, to grant or issue any exclusive or nonexclusive license under the Assets to anyone else, or to assign, pledge, convey or otherwise transfer tide in or dispose of the Assets, in each case subject to the terms of the Agreement.

This Power of Attorney is given and any action taken pursuant hereto is -intended to be so given or taken pursuant to and subject to the provisions of a certain Loan and Security Agreement bearing even date herewith among Grantor, Grantee, and the Credit Parties (as defined therein), as each document may be hereinafter supplemented, restated, superseded, amended or replaced.

Grantor hereby unconditionally ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms of the Agreement. -

This Power of Attorney shall be irrevocable for the life of the Agreement.

IN WITNESS WHEREOF, the Grantor has executed this Power of Attorney, under seal, this ____ day of July, 2004.

RITZ CAMERA CENTERS, INC.

By:			
Name:	Curtis	J. Scheel	

Title: Chief Financial Officer

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA

STATE OF MARYLAND : SS

COUNTY OF

On this ___ day of July, 2004, before me personally appeared Curtis J. Scheel, to me known and being duly sworn, deposes and says that he is the Chief Financial Officer of RITZ CAMERA CENTERS, INC., the Grantor corporation described in the foregoing Power of Attorney; that he knows the seal of the corporation; that the seal so affixed to the Power of Attorney is such corporation seal; that he signed the Power of Attorney and affixed the seal of the corporation thereto as such officer pursuant to the authority vested in him by law; that the within Power of Attorney is the voluntary act of such corporation; and he desires the same to be recorded as such.

Notary Public

My Commission Expires:

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA

STATE OF MARYLAND - : SS

COUNTY OF

On this ___ day of July, 2004, before me personally appeared Curtis J. Scheel to me known and being duly sworn, deposes and says that he is the Chief Financial Officer of RITZ CAMERA CENTERS, INC., the Pledgor corporation described in the foregoing Agreement; that he knows the seal of the corporation; that the seal so affixed to the Agreement is such corporation's seal; that he signed the Agreement and affixed the seal of the corporation thereto as such officer pursuant to the authority vested in him by law; that the within Agreement is the voluntary act of such corporation, and he desires the same to be recorded as such.

R. 8.2005 2:46PM SPECIALIZED PATENT NO.088 P.22

Notary Public

My Commission Expires:

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TRADEMARK
RECORDED: 04/08/2005 REEL: 003099 FRAME: 0229