Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bairnco Corporation		11/09/2006	CORPORATION: DELAWARE
Arlon, Inc.		11/09/2006	CORPORATION: DELAWARE
Kasco Corporation		11/09/2006	CORPORATION: DELAWARE
Arlon Signtech, Ltd.		111/09/2006	LIMITED PARTNERSHIP: TEXAS
Southern Saw Acquisition Corporation		11/09/2006	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Bank of America, N.A., as Agent	
Street Address:	300 Galleria Parkway	
Internal Address:	Suite 800	
City:	Atlanta	
State/Country:	GEORGIA	
Postal Code:	30339	
Entity Type:	National Banking Association:	

PROPERTY NUMBERS Total: 25

Property Type	Number	Word Mark
Registration Number:	1941018	SIGNTECH
Registration Number:	2414138	DI-CLAD
Registration Number:	1417454	THERMAPAD
Registration Number:	2702029	MII
Registration Number:	1162639	CALON
Registration Number:	2134503	HARVEY'S
Registration Number:	0530978	HOOK-EYE
Registration Number:	0676169	DI-CLAD

TRADEMARK
REEL: 003433 FRAME: 0184

900063285

194101

CH \$640.00

Registration Number:	0778004	CUCLAD
Registration Number:	0565388	HOOK-EYE
Registration Number:	1729344	ISOCLAD
Registration Number:	1290623	PLASTIPRINT
Registration Number:	2128080	SIGNTECH
Registration Number:	2126484	SIGNTECH
Registration Number:	1298368	FLEXFACE
Registration Number:	1627116	K-THERM
Registration Number:	0711155	LEVEL-WRAP
Serial Number:	74613440	SIGNTECH
Registration Number:	1526331	THERMABOND
Registration Number:	1479339	KASCO
Registration Number:	2921180	HOOK-EYE
Registration Number:	2829520	FOAMCLAD R/F
Registration Number:	2537233	MEALTIME GOURMET
Registration Number:	2589024	MEALTIME GOURMET
Serial Number:	78784095	SIGNTECH

CORRESPONDENCE DATA

Fax Number: (404)522-8409

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 404-420-5527
Email: rbirdwell@phrd.com

Correspondent Name: Rhonda J. Birdwell, Paralegal Address Line 1: 285 Peachtree Center Avenue Address Line 2: 1500 Marquis Two Tower Address Line 4: Atlanta, GEORGIA 30303

ATTORNEY DOCKET NUMBER:	2689-33 BAIRNCO
NAME OF SUBMITTER:	Mitchell M. Purvis
Signature:	/mmp/
Date:	11/22/2006

Total Attachments: 24

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement") is made as of November _______, 2006, by and among BANK OF AMERICA, N.A., a national banking association having an office at 300 Galleria Parkway, N.W., Suite 800, Atlanta, Georgia 30339, as agent (together with its successors and assigns in such capacity, "Agent") for Lenders (as hereinafter defined), BAIRNCO CORPORATION, a Delaware corporation ("Bairnco"), ARLON, INC., a Delaware corporation ("Arlon"), KASCO CORPORATION, a Delaware corporation ("Kasco" Bairnco, Arlon and Kasco are referred to herein collectively as the "Borrowers" and each individually as a "Borrower"), ARLON SIGNTECH, LTD., a Texas limited partnership ("Signtech"), and SOUTHERN SAW ACQUISITION CORPORATION, a Delaware corporation ("Acquisition"; Borrowers, Signtech and Acquisition are referred to herein collectively as the "Companies" and each individually as a "Company").

Recitals:

Agent and Lenders are willing to make loans and other financial accommodations to the Borrowers from time to time pursuant to the terms of the Loan Agreement, provided that the Companies execute this Agreement.

NOW, THEREFORE, for Ten Dollars (\$10.00) in hand paid and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Companies hereby agree with Agent as follows:

- 1. Each capitalized term used herein (including those used in the Recitals hereto), unless otherwise defined herein, shall have the meaning ascribed to such term in the Loan Agreement. As used herein, the term "Full Payment" shall mean full and final payment of the Obligations and termination of the Commitments; and the term "UCC" shall mean the Uniform Commercial Code as in effect from time to time in the State of Georgia.
- 2. To secure the prompt payment and performance of all of the Obligations, each Company hereby grants, assigns and pledges to Agent, for the benefit of itself and Lenders (collectively, the "Secured Parties"), a continuing security interest in and Lien upon all of the following property of such Company, whether now existing or hereafter created or acquired (collectively, the "Trademark Collateral"):
- (a) all trademarks, trademark registrations, trade names and trademark applications, including, without limitation, the trademarks and applications listed on Exhibit A attached hereto

and made a part hereof (as the same may be amended from time to time), and (i) all renewals thereof, (ii) all income, royalties, damages and payments now or hereafter due or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (iv) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trademark registrations, trade names and applications, together with the items described in clauses (i)-(iv), are hereinafter collectively referred to as the "Trademarks");

- (b) the goodwill of each Company's business connected with and symbolized by the Trademarks; and
 - (c) all proceeds of the foregoing.
- 3. Each Company represents and warrants to Secured Parties that:
- (a) Each of the Trademarks is subsisting and has not been adjudged invalid or unenforceable;
- (b) Upon filing of this Agreement in the United States Patent and Trademark Office, this Agreement will create a legal, valid and perfected Lien upon and security interest in the Trademark Collateral that is registered in that office and that is listed on Exhibit A attached hereto, enforceable against the corresponding Company and all third Persons in accordance with its terms;
- (c) No claim has been made that the use of any of the Trademarks does or might violate the rights of any Person;
- (d) Such Company has the unqualified right to enter into this Agreement and perform its terms;
 - (e) Each of the Trademarks is valid and enforceable; and
- (f) Such Company is now and shall continue to be the sole and exclusive owner of the entire right, title and interest in and to all of the Trademark Collateral, free and clear of any Liens, charges and encumbrances (except licenses permitted pursuant to paragraph 6 below), including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by the Company not to sue third Persons, except Permitted Liens.
- 4. Each Company covenants and agrees with Secured Parties that:
- (a) Such Company will maintain the quality of the products associated with the Trademarks at a level consistent with the quality at the time of this Agreement and will, upon Agent's request, provide Agent quarterly with a certificate to that effect, executed by an officer of such Company, in the form attached hereto as Exhibit B;
- (b) Such Company will not change the quality of the products associated with the Trademarks without Agent's prior written consent; and

- (c) Except for Trademarks abandoned by such Company in the ordinary course of business (provided such abandonment could not be reasonably expected to have a Material Adverse Effect), such Company has used, and will continue to use for the duration of this Agreement, proper statutory notice in connection with its use of the registered Trademarks, including, without limitation, filing an affidavit of use with the United States Patent and Trademark Office and any applicable foreign filing office for each registered Trademark as required by applicable law to maintain the registration thereof without loss of protection therefor.
- 5. Each Company hereby grants to Agent, and its employees and agents (and any Lender or Lenders and their respective employees and agents), the visitation, audit and inspection rights with respect to such Company and its Trademark Collateral that each Borrower has granted with respect to such Borrower and its Collateral as set forth in the Loan Agreement.
- 6. Until Full Payment of the Obligations, no Company shall enter into any license agreement relating to any of the Trademarks with any Person except non-exclusive licenses to customers, vendors, suppliers, agents or other service providers of a Company in the regular and ordinary course of such Company's business as presently conducted and for reasonable and customary compensation, nor shall any Company become a party to any agreement with any Person that is inconsistent with such Company's obligations under this Agreement.
- 7. If, before Full Payment of the Obligations, any Company shall obtain rights to any new trademarks, or become entitled to the benefit of any trademark application or trademark or any renewal of any Trademark, the provisions of paragraph 2 hereof shall automatically apply thereto and such Company shall give to Agent prompt notice thereof in writing.
- 8. Each Company irrevocably authorizes and empowers Agent to modify this Agreement by amending Exhibit A to include any future trademarks and trademark applications under paragraph 2 or paragraph 7 hereof.
- At any time that an Event of Default exists, Agent shall have, in addition to all other rights and remedies given it by this Agreement and the other Loan Documents, all rights and remedies under applicable law and all rights and remedies of a secured party under the UCC and all other rights and remedies under any other applicable law. Without limiting the generality of the foregoing, Agent may immediately, for the benefit of Secured Parties, without demand of performance and without notice (except as described in the next sentence, if required by applicable law) or demand whatsoever to any Company, each of which the Companies hereby expressly waive, collect directly any payments due any Company in respect of the Trademark Collateral, or sell at public or private sale or otherwise realize upon all or from time to time, any of the Trademark Collateral, or any interest that such Company may have therein. Each Company hereby agrees that ten (10) days written notice to such Company of any public or private sale or other disposition of any of the Trademark Collateral shall be reasonable notice; provided, however, that no notice shall be required hereunder if not otherwise required by applicable law. At any such sale or disposition, Agent may, to the extent permitted by law, purchase the whole or any part of the Trademark Collateral sold free from any right of redemption on the part of any Company, which right the Companies hereby waive and release. After deducting from the proceeds of such sale or other disposition of the Trademark Collateral

all reasonable costs and expenses incurred by Agent in enforcing its rights hereunder (including, without limitation, all attorneys' fees), Agent shall apply the remainder of such proceeds to the payment of the Obligations in such order or manner as may be authorized or required by the Loan Agreement. Any remainder of the proceeds after Full Payment of the Obligations shall be paid over to the corresponding Company. If any deficiency shall arise, such Company and each Guarantor of the Obligations shall remain jointly and severally liable therefor.

- 10. Each Company hereby makes, constitutes and appoints Agent, and any officer or agent of Agent as Agent may select, as such Company's true and lawful attorney-in-fact, with full power to do any or all of the following if an Event of Default shall exist: to endorse such Company's name on all applications, documents, papers and instruments necessary for Agent to continue the registration of or to use the Trademarks, or to grant or issue any exclusive or nonexclusive license under the Trademarks to any other Person, or to assign, pledge, convey or otherwise transfer title in or dispose of any Trademark Collateral to any other Person. Each Company hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney, being coupled with an interest, shall be irrevocable until Full Payment of the Obligations.
- 11. Any and all reasonable fees, costs and expenses, of whatever kind or nature (including, without limitation, reasonable attorneys' fees and legal expenses) incurred by Agent in connection with the preparation of this Agreement and any other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including, without limitation, all taxes in connection therewith) with the United States Patent and Trademark Office or in any other public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, Liens or otherwise protecting, maintaining, or preserving the Trademark Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademark Collateral, shall be borne and paid by the Companies jointly and severally (it being the intent of the Companies and Agent that the Companies shall be responsible for the payment of all sums, fees, costs and expenses, including, without limitation, all renewal fees with respect to the Trademarks) or, if paid by Agent in its sole discretion, shall be reimbursed by the Companies, jointly and severally, on demand by Agent and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the per annum interest rate then applicable for Base Rate Loans.
- 12. Each Company shall use commercially reasonable efforts to detect any infringers of the Trademarks and shall notify Agent in writing of material infringements detected. Each Company shall have the duty, through counsel acceptable to Agent, to prosecute diligently any trademark application for a Trademark pending as of the date of this Agreement or thereafter until Full Payment of the Obligations, to make federal application on registrable but unregistered Trademarks (subject to such Company's reasonable discretion in the ordinary course of business or, during the existence of an Event of Default or a Default, promptly upon Agent's request), to file and prosecute opposition and cancellation proceedings, to file and prosecute lawsuits to enforce the Trademarks and to do any and all acts which are deemed necessary or desirable by Agent to preserve and maintain all rights in the Trademarks. Any expenses incurred in connection with such applications or proceedings shall be borne by such Company. No Company shall abandon any right to file a trademark application, or any pending trademark application or trademark, without the prior written consent of Agent, unless such Company has

determined that such trademark application or trademark is no longer necessary or material to the conduct of its business.

- 13. Notwithstanding anything to the contrary contained in paragraph 12 hereof, at any time that an Event of Default exists, Agent shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks and any license hereunder, or to defend any suit or counterclaim in its own name to protect the Trademarks or any license hereunder, in either of which events the Companies shall, at the request of Agent, do any and all lawful acts (including bringing suit) and execute any and all proper documents required by Agent to aid such enforcement or defense, and the Companies shall promptly, **upon demand**, reimburse and indemnify Agent for all reasonable costs and expenses incurred by Agent in the exercise of its rights under this paragraph 13.
- 14. If any Company fails to comply with any of its obligations hereunder and at the time of such failure or as a result thereof an Event of Default exists, then, to the extent permitted by applicable law, Agent may discharge such obligations in such Company's name or in Agent's name, in Agent's sole discretion, but at such Company's expense, and such Company agrees to reimburse Agent in full for all expenses, including, without limitation, attorneys' fees, incurred by Agent in prosecuting, defending or maintaining the Trademarks or Agent's interest therein pursuant to this Agreement.
- 15. No course of dealing between any Company and Agent or any Lender, nor any failure to exercise, nor any delay in exercising, on the part of Agent or any Lender, any right, power or privilege hereunder or under any of the other Loan Documents, shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 16. All of Agent's rights and remedies with respect to the Trademark Collateral, whether established by this Agreement or by any of the other Loan Documents, or by any other agreements or by applicable law shall be cumulative and may be exercised singularly or concurrently.
- 17. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable, in whole or in part, in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 18. This Agreement, together with the other Loan Documents, constitutes and expresses the entire understanding of the parties hereto with respect to the subject matter hereof, and supersedes all prior agreements and understandings, inducements or conditions, whether express or implied, oral or written. This Agreement is subject to modification only by a writing signed by the parties, except as provided in paragraph 8 hereof.
- 19. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the successors and assigns of each Secured Party and upon the successors and

permitted assigns of each Company. No Company shall assign its rights or delegate its duties hereunder without the prior written consent of Agent.

- 20. Each Company hereby waives notice of Agent's acceptance hereof.
- 21. This Agreement shall be governed by and construed in accordance with the internal laws of the State of Georgia.
- 22. This Agreement may be executed in any number of counterparts and by different parties to this Agreement on separate counterparts, each of which, when so executed, shall be deemed an original, but all such counterparts shall constitute one and the same agreement. Any signature delivered by a party by facsimile transmission shall be deemed to be an original signature hereto.
- 23. To the fullest extent permitted by applicable law, the Companies and Agent each waive the right to trial by jury in any action, suit, proceeding or counterclaim of any kind arising out of or related to this Agreement or the Trademark Collateral.

[Remainder of page intentionally left blank; signatures appear on following page]

- 6 -

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IN WITNESS WHEREOF, the parties hereto have signed, sealed and delivered this Agreement on the day and year first written above.

	"COMPANIES":
ATTEST:	BAIRNCO CORPORATION By: Let 2 A3
Larry D. Smith, Secretary	Name: Kenneth L. Bayne
[CORPORATE SEAL]	Title: Vice President & Treasurer
ATTEST:	ARLON, INC. By:
Larry D. Smith, Secretary	Name: Kenneth L. Bayne
[CORPORATE SEAL]	Title: Treasurer
ATTEST:	KASCO CORPORATION
	By: 2.3
Larry D. Smith, Secretary	Name: Kenneth L. Bayne
[CORPORATE SEAL]	Title: Vice President & Treasurer

ARLON SIGNTECH, LTD.

By: ARLON ADHESIVES & FILMS, INC., its General Partner

D... 6

Name: Kenneth L. Bayne

Title: Agent of the Company

[Signatures continue on following page]

IN WITNESS WHEREOF, the parties hereto have signed, sealed and delivered this Agreement on the day and year first written above.

Larry D. Smith, Secretary [CORPORATE SEAL]

Larry D. Smith, Secretary [CORPORATE SEAL]

Larry D. Smith, Secretary [CORPORATE SEAL]

"COMPANIES":

BAIRNCO CORPORATION

Name: Kenneth L. Bayne

Title: Vice President & Treasurer

ARLON, INC

Name: Kenneth L. Bayne

Title: Treasurer

KASCO CORPORATION

By: Name:

Kenneth L. Bavne

Title:

Vice President & Treasurer

ARLON SIGNTECH, LTD.

By: ARLON ADHESIVES & FILMS, INC., its General

Partner

Name: Kenneth L. Bayne

Title:

Agent of the Company

[Signatures continue on following page]

ATTEST:

Larry D. Smith, Secretary [CORPORATE SEAL]

SOUTHERN SAW ACQUISITION CORPORATION

Name: Kenneth L. Bayne

Title: Vice President and Treasurer

Accepted:

BANK OF AMERICA, N.A.,

as Agent

Name: Sherry Lail

Title: Senior Vice President

ATTEST:

Larry D. Smith, Secretary [CORPORATE SEAL]

SOUTHERN SAW ACQUISITION CORPORATION

By: Kenneth L. Bayne

Title: Vice President and Treasurer

Accepted:

BANK OF AMERICA, N.A., as Agent

By: Name: Sherry Lail

Title: Senior Vice President

STATE OF GEORGIA	8
	\$
COUNTY OF FULTON	\$

BEFORE ME, the undersigned authority, on this day personally appeared Kenneth L. Bayne, the Vice President and Treasurer of **Bairnco Corporation**, a Delaware corporation, to me known to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 2^{+n} day of November, 2006.

Notary/Public / My Commission/Expires:

April 24, 2010



STATE OF GEORGIA	§
	§
COUNTY OF FULTON	§

BEFORE ME, the undersigned authority, on this day personally appeared Kenneth L. Bayne, the Treasurer of **Arlon, Inc.**, a Delaware corporation, to me known to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 2006.

Notary Public

My Commission Expires: April 24, 2010



STATE OF GEORGIA	§
	§
COUNTY OF FULTON	§

BEFORE ME, the undersigned authority, on this day personally appeared Kenneth L. Bayne, the Vice President and Treasurer of **Kasco Corporation**, a Delaware corporation, to me known to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 2006.

Notary/Publid)
My Commission Expires: ADn 1

STATE OF GEORGIA	§
	§
COUNTY OF FULTON	§

BEFORE ME, the undersigned authority, on this day personally appeared Kenneth L. Bayne, an Agent of the Company for **Arlon Signtech**, **Ltd.**, a Texas limited partnership, to me known to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this day of November, 2006.

Notary Public

My Commission Expires: April 24, 2010



STATE OF GEORGIA	§
	§
COUNTY OF FULTON	§

2006.

BEFORE ME, the undersigned authority, on this day personally appeared Kenneth L. Bayne, the Vice President and Treasurer of **Southern Saw Acquisition Corporation**, a Delaware corporation, to me known to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 2 day of November,

Notary Public My Commission Expires: April 24, 2010



STATE OF GEORGIA §
COUNTY OF FULTON §

BEFORE ME, the undersigned authority, on this day personally appeared Sherry Lail, the Senior Vice President of **Bank of America**, **N.A.**, as Agent, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said national banking association.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this day of November, 2006.

Notary Public Notary Public auroing County, Georgia My Commission Expires: My Commission Expires June 6, 2009

EXHIBIT A

U.S. REGISTRATIONS

MARK	REG. NO.	GOODS/SERVICES	IC	REG. DATE	OWNER
SIGNTECH Arlon	1,941,018 74/613,440	Custom manufacture of display sign faces	040	12/12/95	Arlon Signtech, Ltd.
DI-CLAD	2,414,138 75/912,459	Metal clad plastic laminates used as insulation material in electrical,	017	12/19/00	Arlon, Inc.
Arlon THERMAPAD Arlon	1,417,454 73/581,689	mechanical and like equipment Silicone rubber press pads for use with electronics manufacturing Silicone rubber press pads for use with electronics manufacturing	017	11/18/86	Arlon, Inc.
MII and Design	2,702,029 76/351,374	Pressure sensitive vinyl film for die cuts and screen printed decals and markings for industrial and commercial use	017	04/01/03	Arlon, Inc.
CALON Arlon	1,162,639 73/198,496	Automotive decorative trim- namely, adhesive backed, decorative pin striping of plastic	012	07/28/81	Arlon, Inc.
HARVEY'S Kasco	2,134,503 75/257,291	Seasonings, spices, sauces and marinades	030	02/03/98	Kasco Corporation
HOOK-EYE Kasco	0,530,978 71/578,187	Meat saws, saw blades for straight saws and band saws, saw frames	023	9/19/50	Kasco Corporation
DI-CLAD Arlon	0,676,169 72/507,76	Sheets, rods, tubes, tapes, and strips made from resinous film	001	03/31/59	Arlon, Inc.
CUCLAD Arlon	0,778,004 72/181,382	Metal coated sheet material for general use in the industrial arts	001	10/06/64	Arlon, Inc.
HOOK-EYE and Design Kasco	0,565,388 71/578,188	Renting on a contract basis electric meat saws and slicers, hand meat	100	10/14/52	Kasco Corporation
ISOCLAD Arlon	1,729,344 74/150,757	Composite laminate consisting of metal foil bonded to non-woven composite	017	11/03/92	Arlon, Inc.
PLASTIPRINT Arlon	1,290,623 73/397,740	Dry ink or paint on transfer paper backing used to form letters, symbols and design indicia on sheet plastic metal	002	08/21/84	Arlon Signtech, Ltd.
SIGNTECH Arlon	2,128,080 75/033,309	Plastic moldings and plastic extrusions used to support signs; vinyl materials and sheets used as substrates in the printing of signs; and pressure-sensitive adhesive films, tapes and sheets used in the printing of signs	017	01/13/98	Arlon Signtech, Ltd.
SIGNTECH	2,126,484 74/613,439	Aluminum and sheet metal frame members and sign tensioners assembled into supports for	006	01/06/98	Arlon Signtech, Ltd.
Arlon		Iuminous and non-luminous signs			

Trademark Security Agreement (BofA - Bairnco)

MARK	REG. NO.	GOODS/SERVICES	<u>IC</u>	REG. DATE	OWNER
FLEXFACE	1,298,368	Sheet plastic material for use in	017	10/02/84	Arlon Signtech, Ltd.
	73/397,742	making illuminable advertising			
Arlon		display signs			
K-THERM	1,627,116	Silicone elastomer insulation	017	12/11/90	Arlon, Inc.
	73/805,889	material used in electrical			
Arlon		applications			
LEVEL-WRAP	0,711,155	Extruded silicone rubber	021	02/14/61	Arlon, Inc.
	72/098,059	unsupported tapes used for			
Arlon		insulation			
SIGNTECH	1,941,018	Luminous Signs	009	12/12/95	Arlon Signtech, Ltd.
	74/613,440	Non-luminous, non-mechanical	019		
Arlon		signs not of metal			
THERMABOND	1,526,331	Adhesives for printed circuit boards	001	02/28/89	Arlon, Inc.
	73/727,742	•			,
KASCO	1,479,339	Meat cutting tools, namely, plates,	007	03/08/88	Kasco Corporatioin
	73/645,705	knives and band saw blades for the			1
		cutting, grinding, chopping and			
		mincing of meat in power-operated			
Kasco		meat-cutting machines			
HOOK-EYE	2,921,180	Electric cutlery sharpening	007	01/25/05	Kasco Corporation
(Stylized)	76/455,204	machines	008		
(0.0)		Cutlery, namely knives and knife			
Kasco		sharpening			
FOAMCLAD	2,829,520	Copper clad laminated sheet stock	006	04/06/04	Arlon, Inc.
R/F (Stylized)	76/494,293	for making printed circuit boards			
Arlon		101 Hamanag printed on the court of the court of			
TAKING	2,249,885	G & S: parts for hand tools,	008	06/01/99	Southern Saw
TECHNOLOGY	75/024,199	namely, handsaw frames and hand	009	00,02,75	Acquisition
TO THE VERY	10,021,122	saw blades	***		Corporation
EDGE		Electrical apparatuses, namely			o o x p o z w z o z z
		bandsaw blades, chopper plates for			
		electric meat grinders and chopper	-		
Kasco		knives for electric meat grinders			
ATLANTA	2,239,135	G & S: parts for hand tools,	008	04/13/99	Southern Saw
SHARPTECH	75/024,198	namely, handsaw frames and hand	009	0.4/13/37	Acquisition
(Stylized)	737021,170	saw blades.	""		Corporation
(50)11200)		G & S: parts for power tools,			·
		namely, bandsaw blades, chopper			
		plates for electric meat grinders and			
		chopper knives for electric meat			
		grinders.			
ATLANTA	2,157,207	G & S: parts for power tools,	007	5/12/98	Southern Saw
SHARPTECH	75/010,032	namely, bandsaw blades, chopper			Acquisition
		plates for use in chopping meat and			Corporation
		chopper knives for use in chopping			oorp or muron
		meat.]	
BONEX	1,734,353	G & S: chopper knives, metal	008	11/24/92	Southern Saw
	74/216,028	chopper plates, discharge hoses for	006		Acquisition
	= - 0,0=0	meat grinders	017		Corporation
SWIFT TOOTH	1,517,027	G & S: Saw blades for meat cutting	007	12/20/88	Southern Saw
	73/721,185	and carcass splitting			Acquisition
					Corporation
			·	L	~ CAP CIMILATI

MARK	REG. NO.	GOODS/SERVICES	<u>IC</u>	REG. DATE	OWNER
ZEPHYR BAND	1,498,324 73/700,761	G & S: Band saw blades for cutting bread	007	8/2/88	Southern Saw Acquisition
SOUTHERN SAW SERVICE	1,338,380 73/502,192	G & S: Leasing and Maintenance of Cutting Tools for Butchers and the Meat Cutting Industry	037	5/28/85	Corporation Southern Saw Acquisition Corporation
CRITERIA	1,308,669 73/455,990	G & S: Chopper Plates and Chopper Knives for Meat Grinders	G & S: Chopper Plates and 008 12/11/84		Southern Saw Acquisition Corporation
DOUBLE CUT	1,307,683 73/451,407	G & S: Meat Chopper Blades and Plates for Electrical Meat Choppers	007 023	12/4/84	Southern Saw Acquisition Corporation
KAM-LOK	1,273,162 73/324,050	G & S: Hand Saw Frames for Meat Cutting and Parts Thereof	008 023	4/3/84	Southern Saw Acquisition Corporation
PRE-EM SYSTEM	1,160,648 73/220,490	G & S: Cutlery for Butchers- Namely, Power-Operated Chopper Plates and Chopper Knives and Band Saw Blades G & S: Butcher Knives, Handsaw Frames, Handsaw Blades and Cutlery Sharpening Stones	007 023 008	7/14/81	Southern Saw Acquisition Corporation
PRE-EM PRODUCT	1,185,435 73/220,057	G & S: Cutlery for Butchers- Namely, Power-Operated Chopper Plates and Chopper Knives and Band Saw Blades G & S: Butcher Knives, Handsaw Frames, Handsaw Blades and Cutlery Sharpening Stones.	007 023 004 008 023	1/12/82	Southern Saw Acquisition Corporation
PRE-EM SYSTEM	1,160,428 73/216,753	G & S: Leasing Cutting Tools for Butchers	042 100	7/7/81	Southern Saw Acquisition Corporation
POWERMATE	1,086,820 73/103,777	G & S: Chopper knives and chopper plates for electric meat grinders	007 023	3/7/78	Southern Saw Acquisition Corporation
TI TIGER BAND (Stylized)	1,127,801 73/088,547	G & S: meat cutting band saws	007 023	12/18/79	Southern Saw Acquisition Corporation
ONE WAY (Stylized)	1,086,816 73/061,775	G & S: band saw blades for meat cutting; repair kits for meat cutting band saws G & S: hand saw blades for meat cutting; hand saw frames for meat cutting; chopper blades and knives used in meat grinders, professional meat cutting and carcass splitting saw blades	007 023 008	3/7/78	Southern Saw Acquisition Corporation
BONUS BAND	0,929,510 72/360,918	G & S: bone and meat cutting band saws	007 023	2/22/72	Southern Saw Acquisition Corporation
NEEDLE-TIP	0,845,872 72/266,366	G & S: meat cutting, band saw blades	008 023	3/12/68	Southern Saw Acquisition Corporation

<u>MARK</u>	REG. NO.	GOODS/SERVICES	<u>IC</u>	REG. DATE	OWNER
"ATSA BOY"	0,723,831	G & S: Spinal Cord Removers,	007	11/14/61	Southern Saw
	72/114,549	Smear Removers and Other Meat	023		Acquisition
		Market Specialties Used in			Corporation
		Processing Meat			_
ATSA	0,723,828	G & S: Spinal Cord Removers,	007	11/14/61	Southern Saw
	72/114,360	Smear Removers and Other Meat	023		Acquisition
		Market Specialties Used in			Corporation
		Processing Meat.			_
Mealtime	2,537,233	Pre-seasoned and pre-marinated	029	2/5/02	Kasco Corporation
Gourmet	75/924,220	meats, such as poultry, beef, veal and pork, and pre-seasoned side	046		•
Kasco		dishes, such as vegetables and fruit			
Mealtime	2,589,024	Seasonings and spices	030	7/2/02	Kasco Corporation
Gourmet	75/774,579		046		
Kasco					

PENDING U.S. APPLICATIONS

MARK	SERIAL NO.	GOODS/SERVICES	<u>IC</u>	BASIS	FILING DATE	OWNER	<u>STATUS</u>
SIGNTECH	78/784,095	Luminous signs Non-Luminous, non- mechanical signs not of metal.	009 019	ITU	1/3/2006	Arlon Signtech, Ltd.	Response to Office Action due 12/27/2006 Final.

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FOREIGN REGISTRATIONS

MARK	COUNTRY	REG. NO.	GOODS/SERVICES	<u>IC</u>	REG. DATE	STATUS
CALON	Australia	A337,311	Plastic film, including P.V.C.	017	08/31/79	Renewal due
			film for decorative purposes			08/31/2010
CALON	Canada	489461	Decorative adhesive backed	İ	02/06/98	Renewal due
		840416	films including polyvinyl			06/02/2013
			chloride for decorative			
			adhesive backed films			
			including polyvinyl chloride			
			for pin striping and other			
			graphic applications			
CALON	Chile	642689	Plastic films, vinyl graphic	017	09/23/02	Renewal due
		560967	films, adhesive films, plastic			09/23/2012
			coated paper tapes, plastic			
			foams, but not including			•
			household or industrial			
			sealant and adhesive products			
CALON	Colombia	254339	Plastic films, vinyl graphic	017	10/17/02	Renewal due
	İ	02014408	films, adhesive films, plastic			10/17/2012
			coated paper tapes, plastic			
			foams, but not including			
			household or industrial			
			sealant and adhesive products			
CALON	EPC	529271	Paper, backing paper, paper	016	02/25/2000	Renewal Due
			tapes, but not including lining	017		4/29/2007
			paper or paper for decoration	042		
			purposes			
	, and the second		Plastic films, vinyl graphic	İ		
			films, adhesive films, plastic			
			coated paper tapes, plastic			
			foams, but not including			
			household or industrial			
			sealant and adhesive products	ļ		
			Design services, none relating			
			to painting, decorating or			
			interior or exterior design	İ		
CALON	Mexico	553538	Decorative adhesive backed	016	7/28/97	Renewal Due
		291449	film including poly vinyl			4/4/2007
			chloride for decorative			
	i .		adhesive backed film			
			including poly vinyl chloride			
			for pin striping and other			
			graphic applications			
CALON	Peru	81137	Plastic films, vinyl graphic	017	06/14/02	Renewal due
		147469	films, adhesive films, plastic			06/14/2012
			coated paper tapes, plastic			
			foams, but not including			
			household or industrial			
			sealant and adhesive products			
CALON	Uruguay	337866	Plastic films, vinyl graphic	017	07/05/02	Renewal due
			films, adhesive films, plastic			07/05/2012
			coated paper tapes, plastic			*Check if
			foams, but not including			Uruguay
			household or industrial			requires use

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			sealant and adhesive products			affidavits
MARK	COUNTRY	REG. NO.	GOODS/SERVICES	<u>IC</u>	REG. DATE	STATUS
CALON	Venezuela	P-246583 2002-004097	Plastic films, vinyl graphic films, adhesive films, plastic coated paper tapes, plastic foams, but not including household or industrial sealant and adhesive products	017	08/22/03	Renewal due 8/22/2013
CUCLAD	Denmark	VR 02. 201/77	Electrical insulating material	017	6/24/77	Renewal 6/24/2007
FLEXFACE	Mexico	513322		017	11/24/95	Renewal due 11/24/2015
GLASSKOTE	Canada	TMA358850 607417	Transparent coatings for display sign faces, heat transfer coating and transparent films for use on flexible plastic display sign faces which do not include glass or glass parts		7/28/89	Renewal Due 07/28/2019
HOOK-EYE Kasco	Canada	TMDA38290	Meat cutting equipment, namely saws made in whole or in part of metal		8/12/1925	Renewal due 8/12/2020
НООК-ЕҮЕ	United Kingdom	B993358			06/08/72	Renewal Due 6/8/2007
IMAGEBURST	Australia	737755	Printable media, etc; Plastic and vinyl films and coatings	002 016	8/31/98	Renewal Due 2/12/2007
IMAGEBURST	Canada	531229 838970	Printable treated paper in sheets and rolls for graphic art, signs and displays; printable treated vinyl, polyester and polypropylene in sheets and rolls for use in graphic art, signs and displays		08/15/00	Renewal due 08/15/2015
IMAGEBURST	EPC	509562	Inkjet printable media made of material top coated on vinyl	016	04/01/97	Renewal Due 4/1/2007
IMAGEBURST	Mexico	553539 291668	Inkjet printable media made of material top coated on vinyl, paper, Inkjet printable media made of material top coated on vinyl, paper	016	7/28/1997	Renewal Due 4/8/2007
MII and Design	EPC	002572147	Pressure sensitive vinyl films for die cut decals and screen printed decals and markings	016	06/06/03	02/11/2012
PLASTIPRINT	Mexico	513321		016	11/24/95	Renewal due 11/24/2015

MARK	COUNTRY	REG. NO.	GOODS/SERVICES	<u>IC</u>	REG. DATE	STATUS
SIGNTECH	Canada	367395 627597	GOODS: Display signs and their parts, namely aluminum extrusions, aluminum and sheet metal components for assembly into display signs. Paints and inks, vinyl substrate Paint transfer paper, namely paint coated on paper and transferable to a substrate by the application of heat, and heat transfer machines Sign tensioning devices Awnings, awning material and aluminum components for awnings Pressure sensitive tape SERVICES: Decorating of display sign faces and heat transfer of decorating of display sign faces		03/30/90	Renewal due 03/30/2020
SIGNTECH	Mexico	513323		007	11/24/95	Renewal Due 11/24/2015
SIGNTECH	Mexico	513324		002	11/24/95	Renewal Due 11/24/2015
SIGNTECH	Mexico	528506		017	11/24/95	Renewal Due 11/24/2015

PENDING FOREIGN APPLICATIONS

MARK	COUNTRY	SERIAL NO.	GOODS/SERVICES	<u>IC</u>	BASIS	FILING DATE	STATUS
CALON	Brazil	824349172	Plastic films, vinyl graphic films, adhesive films, plastic coated paper tapes, plastic foams, but not including household or industrial sealant and adhesive products	017		1/31/2002	Published

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EXHIBIT B

CERTIFICATE

The undersigned officer of	(the "Company") DOES HEREBY
CERTIFY to Bank of America, N.A.,	as agent ("Agent") for the financial institutions
("Lenders") that are parties from time to	time as lenders to that certain Loan and Security
Agreement dated as of	, 2006, among Agent, Lenders, the Company
and certain affiliates of the Company (the	e Company and such affiliates being referred to
collectively as the "Companies"), that the qua	ality of the products associated with the Trademarks
listed on Exhibit A of that certain	Trademark Security Agreement dated as of
	nong the Companies and Agent (as amended from
time to time to include future trademarks and	trademark applications, the "Agreement"), has been
maintained at a level consistent with the qua	lity of such products at the time of the execution of
the Agreement.	
IN WITNESS WHEREOF, the un	dersigned has signed, sealed and delivered this
Certificate, this day of	, 20
ATTEST:	
, Secretary	Name:
[SEAL]	Title:

RECORDED: 11/22/2006