U.S. Patent & TMOto/1M Mail Hept. 0 (3-5)	
	-1998 IEET U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
OMS No. 0651-0011 (exp. 4/94) Tab settings □ □ □ ▼	▼ ▼55
To the Honorable Commissioner of Pate. 10078	
Name of conveying party(les):	2. Name and address of receiving inty(iee)
	Name: BANKBOSTON A. N. B.A.
HVL INCORPORATED	Internal Address:
☐ Individual(s) ☐ Association	Street Address: 100 FEDERAL STREET
☐ General Partnership ☐ Limited Partnership ☐ Corporation-State DE ☐ Other	City: BOSTON State: MA ZIP: 02110
Additional name(s) of conveying party(les) attached? □ Yes □ No	□ Individual(s) citizenship
3. Nature of conveyance:	☐ Association ☐ General Partnership ☐
	☐ Limited Partnership
☐ Assignment ☐ Merger IX Security Agreement ☐ Change of Name	Other
Other	If assignee is not domiciled in the United States, a domestic representative designation is attached:
Execution Date: JULY 7, 1998	(Designations must be a separate document from assignment) 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)
en e	
	SEE ATTACHED LISTING
Additional numbers	attached? ∰ Yes □ No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: AMY BRADY/CSC	700
Internal Address:	7. Total fee (37 CFR 3.41)\$ / 90 —
80 STATE STREET	Enclosed
6TH FLOOR	☐ Authorized to be charged to deposit account
Street Address:	8. Deposit account number:
893581-005/LJP	
City: ALBANY State: NY ZIP: 12207	(Attach duplicate copy of this page if paying by deposit account)
/06/1998 DNGUYEN 00000229 75297592 DO NOT U	SE THIS SPACE
FC:441 40.00 0P FC:442 750.00 0P	
1 9. Statement and signature.	
To the best of my knowledge and belief, the foregoing infolent the original document.	mation is true and correct and any attached copy is a true copy of
AMY BRADY	Brade -117/98
Name of Person Signing	Signature Date

Schedule I

HVL Trademarks

Mark	Serial No.	Reg. No.	<u>Status</u>
BUBBLIQUE	75/297,592		Pending, ITU
C-MAX	75/440,590		Pending
CAPLIQUE	75/297,593		Pending, ITU
D.L. DUO-DOPHILUS	75/348,108		Pending
D.L. ULTRA-DOPHILUS FORTE	75/348,109		Pending
DL-WINTER FORMULA	75/128,360	2,079,110	Registered
GELIQUE	75/297, 594		Pending, ITU
G.F.S2000	75/127,857	2,065,143	Registered
HOMOCYSTROL	75/440,589		Pending
HOMOCYSTROL+TMG	75/440,595		Pending
IH-ARTHSUPPORT PACK	75/469,061		Pending, ITU
IH-CARDIOSUPPORT PACK	75/468,683		Pending, ITU
IH-DIETSUPPORT PACK	75/469,062		Pending, ITU
IH-GLUCOSUPPORT PACK	75/469,065		Pending, ITU
IH-OCULARSUPPORT PACK	75/469,066		Pending, ITU

TRADEMARK REEL: 1768 FRAME: 0198

IḤ-ONCOSUPPORT PACK	75/469,063		Pending, ITU
IH-OSTEOSUPPORT PACK	75/469,064		Pending, ITU
IH-PROTECT	75/426,366		Pending
IH-UROSUPPORT PACK	75/479,063		Pending, ITU
INTELHEALTH	75/440,594		Pending
NATURE'S DIET CAPS +	75/323,532		Pending
NATURE'S DIET CAPS + HERBS	75/323, 506		Pending
NUTRI-NEWS	75/348,106		Pending
NUTRI-SMART	75/348,107		Approved
P.M.T. SUPPORT FORMULA	75/324,008		Pending
ULTRA-LIPOIC FORTE	75/323,531		Published
ULTRA PROANTHOCYANIDINS	75/128,361	2,079,111	Registered
URO-PRO	75/128,362	2,081,341	Registered

HVL Trademark Applications

Application No. 1,972,949	Filing Date June 6, 1995	Mark or Name ULTRA PREVENTATIVE
2,031,005	April 14, 1995	PROFESSIONAL SERIES
1,450, 313	August 14, 1986	DOUGLAS LABORATORIES [logo]

F:\KMP\FNBOS.047\HVL.TM:7/1/98

TRADEMARK REEL: 1768 FRAME: 0199

1 1 2



AMENDMENT TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

This AMENDMENT TO INTELLECTUAL PROPERTY SECURITY AGREEMENT (hereinafter referred to as this "Amendment") is made as of this 7th day of July 1998 between HVL INCORPORATED, a Delaware corporation having its principal place of business and chief executive office at 600 Boyce Road, Pittsburgh, Pennsylvania 15205 (the "Borrower"), and BANKBOSTON, N.A., a national banking association with its head office at 100 Federal Street. Boston, Massachusetts 02110, as agent (in such capacity, the "Agent") for the financial institutions (the "Lenders") party to the Credit Agreement (as hereinafter defined).

WHEREAS, the Borrower, the Agent and BankBoston, N.A. and Fleet National Bank, as lenders, entered into a Credit Agreement dated as of August 22, 1997 (the "Existing Credit Agreement"), pursuant to which such lenders made certain commitments, subject to the terms and conditions set forth in the Existing Credit Agreement, to extend certain credit facilities to the Borrower.

WHEREAS, pursuant to the Credit Agreement, the Borrower executed and delivered to the Agent an Intellectual Property Security Agreement dated as of August 22, 1997 (the "Existing IP Security Agreement"), which was recorded with the United States Patent and Trademark Office at Reel 1657, Frame 0448 on August 10, 1997;

WHEREAS, contemporaneously herewith, the Borrower, the Agent and Lenders are entering into an Amended and Restated Credit Agreement of even date herewith which amends the Existing Credit Agreement and restates the Existing Credit Agreement as so amended (as the same may be further amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"; capitalized terms defined therein and not otherwise defined herein being used herein as therein defined)

WHEREAS, it is a condition precedent to the Lenders entering into the Credit Agreement and continuing and making additional extensions of credit thereunder that the Borrower shall have executed and delivered this Amendment;

NOW, THEREFORE, in order to induce the Agent and the Lenders to enter into the Credit Agreement and the Lenders to make or extend to the Borrower one or more loans, advances or other extensions of credit upon the terms and subject to the conditions set forth therein, and in consideration thereof, and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Borrower and the Agent hereby agree to amend the Existing IP Security Agreement, effective the date hereof as follows:

Section 1. Amendment

(a) All references in the Existing IP Security Agreement to the "Credit Agreement" or words of like import referring to the Existing Credit Agreement shall mean and be a reference to the Credit Agreement.

TRADEMARK REEL: 1768 FRAME: 0200 (b) Schedule I to the Existing IP Security Agreement is amended in full to read as set forth in Exhibit A hereto.

Section 2. <u>Miscellaneous</u>. Except as herein provided, the Existing IP Security Agreement shall remain unchanged and in full force and effect. This Amendment may be executed in any number of counterparts, all of which taken together shall constitute one and the same amendatory instrument and any of the parties hereto may execute this Amendment by signing any such counterpart. This Amendment shall be governed by, and construed in accordance with, the law of The Commonwealth of Massachusetts.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed and delivered as of the day and year first above written.

RECORDED: 07/21/1998

HVL INCORPORATED

Name Tinythy 12 Huss

Title: cpo

BANKBOSTON, N.A., as Agent

Name: Kenneth S. Strug

Title: Vice 1) randon i

TRADEMARK REEL: 1768 FRAME: 0201