

07-20-1999

COVER SHEET  
JULY

U.S. DEPARTMENT OF COMMERCE  
Patent and Trademark Office

MMJ 7-2-99

Tab settings

To the Honorable Commissioner



101094477

Record the attached original documents or copy thereof.

1. Name of conveying party(ies):

AF Acquisition Company

07-02-1999

U.S. Patent & TMO/c/TM Mail Rpt Dt. #26

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

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

Name and address of receiving party(ies)

Name: NationsBank, N.A.

Internal Address: c/o Bank of America Business Credit

Street Address: 901 Main Street, 6th Floor

City: Dallas State: TX ZIP: 75202

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

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

(Designations must be a separate document from assignment)

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

3. Nature of conveyance:

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

Execution Date: June 22, 1999

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

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

2165898  
2185725

2185724

Additional numbers attached?  Yes  No

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

Name: Tanya Bennett, Legal Assistant

Internal Address:

Street Address: Miles & Stockbridge

10 Light Street

City: Baltimore State: MD ZIP: 21202

6. Total number of applications and registrations involved: 3

7. Total fee (37 CFR 3.41).....\$ 90.00

Enclosed

Authorized to be charged to deposit account

8. Deposit account number:

20-0052

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

07/20/1999 DNGUYEN 00000042 200052 2165898

DO NOT USE THIS SPACE

FC-481 40.00 CH  
FC-482 50.00 CH

9. 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.

Tanya Bennett, Legal Assistant  
Name of Person Signing

*Tanya Bennett*  
Signature

06/30/99  
Date

David Adams

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

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments TRADEMARK

Washington, D.C. 20231

REEL: 001929 FRAME: 0569

## COLLATERAL ASSIGNMENT OF TRADEMARKS AS SECURITY

THIS COLLATERAL ASSIGNMENT OF TRADEMARKS AS SECURITY (this "Assignment") is made as of this 22nd day of June, 1999, by AF ACQUISITION COMPANY, a Texas corporation (the "Assignor") soon to be known as "Ameri-Forge Corporation," in favor of NATIONSBANK, N.A., a national banking association (the "Lender").

### RECITALS

A. The Assignor has applied to the Lender for certain credit facilities consisting of a revolving credit facility in the maximum principal amount of \$20,000,000 (the "Credit Facilities") under the provisions of a certain Financing and Security Agreement dated the date hereof by and between the Lender and the Assignor (as amended, restated, supplemented or otherwise modified, the "Financing Agreement"). All capitalized terms used, but not specifically defined herein, shall have the same meaning given such terms in the Financing Agreement.

B. The Assignor has adopted, used and is using certain trademarks as listed on SCHEDULE A attached hereto and made a part hereof and has applied for or has pending the trademarks also as listed on SCHEDULE A (collectively, the "Trademarks").

C. The Financing Agreement and certain other Financing Documents contain security agreements under which the Assignor has granted to the Lender, a Lien on, and security interest in, certain assets of the Assignor associated with or relating to products sold under any one or more of the Trademarks and under which the Lender is entitled to foreclose or otherwise deal with the Trademarks under the terms and conditions set forth in the Financing Agreement.

D. The Lender desires to have the interest of the Lender in such Trademarks confirmed by a document identifying the same and in such form that it may be recorded in the United States Patent and Trademark Office.

E. As collateral security for the Obligations, whether arising under the Financing Documents or otherwise, the Assignor has agreed to assign to the Lender the Trademarks and the goodwill of the business associated therewith, subject to the grant of a license back, from the Lender to the Assignor, to use the Trademarks.

NOW THEREFORE, with the foregoing Recitals being 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:

### ARTICLE I ASSIGNMENT

In consideration of and pursuant to the terms of the Financing Agreement and each of the other Financing Documents, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure all of the Obligations, the Assignor hereby grants, assigns and conveys to the Lender all of its present and future right, title and interest in

and to, and grants to the Lender a security interest in, Lien on, and collateral assignment of the Trademarks, together with all the goodwill of the Assignor associated with and represented by the Trademarks and any registration therefor, 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 and all rights corresponding thereto throughout the world.

The foregoing grant, security interest and assignment is a present grant of a collateral assignment and, upon the occurrence of an Event of Default and notice to the Assignor from the Lender, and subject to the filing with and written notice to the United States Patent and Trademark Office, shall become an absolute assignment in favor of the Lender or in favor of such person as the Lender may designate, and may be the subject of such confirmatory instruments as the Lender may elect, which instruments shall be conclusive evidence of the Event of Default and absolute assignment.

## ARTICLE II REPRESENTATIONS AND WARRANTIES

### Section 2.1 Trademark Existence.

The Assignor represents and warrants to the Lender, and shall be deemed to represent and warrant to the Lender at the time a Loan is made or a Letter of Credit is issued, that based on the records of the United States Patent and Trademark Office and any state trademark offices and on the Assignor's knowledge:

2.1.1 To the best of the Assignor's knowledge, the registered Trademarks are subsisting and have not been adjudged invalid or unenforceable in the United States or in the jurisdictions in which they are registered.

2.1.2 To the best of the Assignor's knowledge, each of the registered Trademarks is valid and enforceable in the United States or in the jurisdictions in which it is registered.

2.1.3 Except as set forth on SCHEDULE B to this Assignment, the Assignor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to the Trademarks, in the United States or in the jurisdictions in which it is registered, each of the Trademarks is free and clear of any Liens (other than any Permitted Liens), licenses, and other encumbrances including, without limitation, covenants by the Assignor not to sue third persons.

2.1.4 The Assignor has the right to enter into this Assignment and perform its terms.

ARTICLE III  
COVENANTS AND AGREEMENTS

Section 3.1 New Agreements, Trademarks and Consents.

The Assignor covenants that until all the Obligations have been paid and performed in full, all Commitments have been terminated or have expired and all Letters of Credit have been cancelled or have expired:

3.1.1 It will not enter into any agreement, including without limitation, license agreements that would have a material adverse effect on the Lender's rights under this Assignment.

3.1.2 It will exercise reasonable supervision over each of its present and future employees, agents and consultants which will enable the Assignor to comply with the covenants herein contained.

3.1.3 If the Assignor acquires rights to any new trademarks, the provisions of this Assignment shall automatically apply thereto and the Assignor shall give the Lender prompt written notice thereof along with an amended SCHEDULE A.

3.1.4 The Assignor shall, at the Lender's written request, obtain consents to this Assignment where the Assignor's right to assign any Trademarks requires such consent.

Section 3.2 Maintenance.

3.2.1 Except as permitted by the provisions of the Financing Agreement, the Assignor hereby covenants and agrees to maintain the Trademarks in full force and effect until all of the Obligations are satisfied in full, all Commitments have been terminated or have expired and all Letters of Credit have been cancelled or have expired.

3.2.2 Except as permitted by the provisions of the Financing Agreement, the Assignor shall have the duty to (a) prosecute diligently any trademark application that is part of the Trademarks pending as of the date of this Assignment or thereafter to the extent the value of such application in the Assignor's business justifies such prosecution until the Obligations shall have been satisfied in full, all Commitments have been terminated or have expired and all Letters of Credit have been cancelled or have expired, (b) preserve and maintain all rights in such applications and/or Trademarks including but not limited to the payment of registration and renewal fees, if any, to the extent the value of such application, registration, or renewal in the Assignor's business justifies such preservation or maintenance, and (c) upon reasonable written request of the Lender, to make federal application for registration of registerable but unregistered trademarks to the extent the value of such application in the Assignor's business justifies such application for registration. Any expenses incurred in connection with such applications shall be part of the Enforcement Costs. The Assignor shall not abandon any Trademark or any pending application for trademark registration, without the consent of the Lender, such consent not to be unreasonably withheld. Lender hereby appoints the Assignor as its agent for all matters referred to in this section and agrees to execute any documents necessary to confirm such appointment.

3.2.3 Prior to an Event of Default, the Assignor shall have the right to bring suit in its own name to enforce the Trademarks, in which event the Lender may, if necessary, at its own expense, be joined as a nominal party to such suit if the Lender shall have been satisfied that it is not thereby incurring any risk of liability because of such joinder. If suit is brought subsequent to an Event of Default, the Assignor shall promptly, upon demand, reimburse and indemnify the Lender for all reasonable damages, costs and expenses, including attorneys' fees, as they arise incurred by the Lender in the fulfillment of the provisions of this paragraph.

3.2.4 If the Assignor fails to comply with any of its obligations hereunder in any material respect, the Lender may do so in the Assignor's name or in the Lender's name, but at the Assignor's expense, and the Assignor hereby agrees to reimburse and indemnify the Lender in full for all reasonable expenses, including reasonable attorneys' fees, incurred by the Lender in protecting, defending and maintaining the Trademarks.

3.2.5 The Assignor will continue to use, for the duration of this Assignment, proper statutory identification in connection with its use of the Trademarks.

3.2.6 The Assignor will continue to meet for the duration of this Assignment, consistent standards of quality in its manufacture of products sold under the Trademarks comparable to the standards met by Assignor, or by the Assignor's predecessor-in-title, prior to the date of this Assignment.

### Section 3.3 Fees and Expenses.

The Assignor agrees to pay to the Lender upon written demand as part of the Enforcement Costs, any and all reasonable fees, costs and expenses, of whatever kind or nature, including attorney's fees and legal expenses incurred by the Lender in connection with the preparation of this Assignment and of 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, counsel fees, maintenance fees, encumbrances or costs otherwise incurred in protecting, maintaining or preserving the Trademarks, or in enforcing the Lender's rights therein or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks.

## ARTICLE IV EVENTS OF DEFAULT; RIGHTS AND REMEDIES

### Section 4.1 Assignor Use.

Prior to an Event of Default (a) the Assignor shall have the sole and exclusive nontransferable, royalty-free, world-wide right and license to use the Trademarks on or in connection with any products or services sold or offered by the Assignor, for the Assignor's own benefit and account, and (b) the Lender shall have no right to use the Trademarks or issue any exclusive or non-exclusive license under the Trademarks, or assign, pledge or otherwise transfer title in the Trademarks to any other party. Except as otherwise permitted by the Financing Agreement, the Assignor agrees not to sell or assign its interest in, or grant any sublicense under, except in the ordinary course of the Assignor's business and only if such sublicensee is provided

notice that the sublicense is subject to the terms of this Assignment, or allow any Lien (other than any Permitted Liens) to attach to the license granted to the Assignor in this Section, without the prior written consent of the Lender, such consent not to be unreasonably withheld.

Section 4.2 Certain Lender Rights.

Section 4.3 The Assignor hereby covenants and agrees that the Lender, as assignee hereunder and as the holder of a security interest under the Uniform Commercial Code, as now or hereafter in effect in the State of Texas, and under any other applicable law, following an Event of Default, upon written notice to the Assignor, may terminate the license set forth in Section 4.1 and may take such other action permitted hereunder or under the other Financing Documents or permitted by applicable Laws, in its exclusive discretion, to foreclose upon the Trademarks covered hereby. For such purposes, and in the event of an Event of Default hereunder or in the Obligations, the Assignor upon the occurrence of an Event of Default hereby authorizes and empowers the Lender to make, constitute and appoint any officer of Lender as the Lender may select, in its exclusive discretion, (with full power of substitution and delegation, in its exclusive discretion), as the Assignor's true and lawful attorney-in-fact, with the power, without notice to the Assignor, to endorse the Assignor's name on all applications, documents, papers and instruments in the name of the Lender or in the name of the Assignor or otherwise, for the use and benefit of the Lender to use the Trademarks or to grant or issue any exclusive or non-exclusive license under the Trademarks to anyone else, or necessary for the Lender to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else. This power of attorney shall be irrevocable for the life of this Assignment.Rights and Remedies.

All rights and remedies herein granted to the Lender shall be in addition to any rights and remedies granted to the Lender under the Financing Documents.

Section 4.4 Re-Vesting of Assignor's Rights.

Upon the full payment and performance of all of the Obligations and termination or expiration of all Commitments and all Letters of Credit, this Assignment shall terminate and the Lender shall, upon the Assignor's request and at the Assignor's expense, execute and deliver to the Assignor all documents reasonably necessary to terminate this Assignment, release any and all security interests and liens, and re-vest in the Assignor the entire right, title and interest in the Trademarks, as fully as if this Assignment had not been made.

Section 4.5 No Waiver.

No course of dealing between the Assignor and the Lender, nor any failure to exercise, nor any delay in exercising, on the part of the Lender, any right, power or privilege hereunder or under the Financing Documents shall operate as a waiver thereof, and all of the Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Financing Documents, or by any other future agreements between the Assignor and the Lender or by law shall be cumulative and may be exercised singularly or concurrently.

ARTICLE V  
MISCELLANEOUS

Section 5.1 Severability.

The provisions of this Assignment are severable and the invalidity or unenforceability of any provision herein shall not affect the remaining provisions which shall continue unimpaired and in full force and effect.

Section 5.2 Successors and Assigns.

This Assignment shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties and shall specifically inure, without limitation, to the benefit of each Person who may from time to time be the "Lender" under the Financing Agreement.

Section 5.3 Modification.

This Assignment is subject to modification only by a writing signed by the parties and shall be subject to the terms, provisions, and conditions set forth in the Financing Agreement and may not be modified without the written consent of the party against whom enforcement is being sought.

Section 5.4 Captions and Headings.

The section headings in this Assignment are for convenience only, and shall not limit or otherwise affect any of the terms hereof.

Section 5.5 Entire Agreement.

The Assignor acknowledges that the Financing Documents constitute the entire understanding and agreement between the Assignor and the Lender with respect to the transactions arising in connection with the indebtedness secured hereby and supersede all prior written or oral understandings and agreements between the Assignor and the Lender with respect to the matters addressed in the Financing Documents. The Assignor hereby acknowledges that, except as incorporated in writing in the Financing Documents, there are not, and were not, and no persons are or were authorized by the Lender to make, any representations, understandings, stipulations, agreements or promises, oral or written, with respect to the matters addressed in the Financing Documents.

THE WRITTEN FINANCING DOCUMENTS REPRESENT THE FINAL AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES.


THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.

Section 5.6 Governing Law.

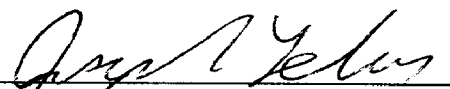
This Assignment shall be governed by and construed in conformity with the laws of the State of Texas.

IN WITNESS WHEREOF, the parties have executed this Assignment, under seal, the day and year first above written.

AF ACQUISITION COMPANY, a Texas corporation, soon to be known as "Ameri-Forge Corporation"

By:   
Michael L. Tiner  
President

NATIONSBANK, N.A.

By:   
Joseph R. Lehrer  
Vice President



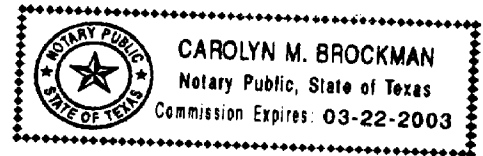
ACKNOWLEDGMENT

STATE OF TEXAS, COUNTY OF Harris, TO WIT:

On this 22nd day of June, 1999, before me personally appeared Michael L. Tiner, to me known and being duly sworn, deposes and says that he is the President of AF Acquisition Company, a Texas corporation (the "Assignor") soon to be known as "Ameri-Forge Corporation"; that he signed the Assignment as President of such corporation pursuant to the authority vested in him by law; that the within Assignment is the voluntary act of such corporation; and he desires the same to be recorded as such.

Carolyn M. Brockman  
Notary Public

My Commission Expires: \_\_\_\_\_



ACKNOWLEDGMENT

STATE OF TEXAS, COUNTY OF Harris, TO WIT:

On this 22nd day of June, 1999, before me personally appeared Joseph R. Lehrer, to me known and being duly sworn, deposes and says that he is the Vice President of NationsBank, N.A., a national banking association, the Lender; that he signed the Assignment as Vice President of the Lender, pursuant to the authority vested in him by law; that the within Assignment is the voluntary act of the Lender; and he desires the same to be recorded as such.

Carolyn M. Brockman  
Notary Public

My Commission Expires: \_\_\_\_\_



U.S. Registered  
Trademarks

SCHEDULE A

Page 1

Trademark List

Wednesday, May 12, 1999

Trademark Name	Division	Attorney(s)	Case Number	Status	Application Number/Using	Registration Number/Date	Renewal Date	First Use Date
AF & FLAG DESIGN Country: United States of America	AMP	CGC SMS	00004	Registered	75/313,321 23-Jun-1997	2165898 16-Jun-1998	16-Jun-2008	
Classes: 6 Goods: FLANGES AND FORGINGS Remarks:								
AF & Design Country: United States of America	AMP	CGC SMS	00886	Registered	75/313654 23-Jun-1997	2185725 01-Sep-1998	01-Sep-2008	
Agent: PGH GLOBAL PITTSBURGH Classes: 12 Goods: Remarks:								
AF & Design Country: United States of America	AMP	CGC SMS	00887	Registered	75/313577 23-Jun-1997	2185724 01-Sep-1998	01-Sep-2008	
Agent: PGH GLOBAL PITTSBURGH Classes: 7 Goods: Remarks:								

*Foreign Pending + Published  
Trademark Applications*

**Trademark List**

Wednesday, May 12, 1999

Trademark Name	Division	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
AFC & Design Country: Argentina	AMF	CGC SMS	00841	Pending	2102806 11-Sep-1997			
	Agent: O&C OBLIGADO & CIA Classes: 6 Goods:			Remarks:				
/ AFC & Design Country: Italy	AMF	CGC SMS	00869	Pending	TO97C0022A0 14-Aug-1997			
	Agent: IAS HASELTINE LAKB Classes: 6 & 12 Goods:			Remarks:				
/ AFC & Design Country: Italy	AMF	CGC SMS	00870	Pending	TO97C0022A0 14-Aug-1997			
	Agent: HAS HASELTINE LAKB Classes: 12 & 6 Goods:			Remarks:				
AFC & Design Country: Sweden	AMF	CGC SMS	00840	Pending	9707214 13-Aug-1997			
	Agent: HAS HASELTINE LAKE Classes: 12 Goods:			Remarks:				

*Pending*

Wednesday, May 12, 1999

Trademark List

Trademark Name	Division	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
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AFC & Design	AMF	CGC SMS	00848	Pending	9707234	13-Aug-1997		
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Agent: HAS HASELTINE LAKE  
 Classes: 6  
 Goods:  
 Remarks:

*Pending*

*Published*

Wednesday, May 12, 1999

Page: 1

**Trademark List**

Trademark Name	Division	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
AFC & Design Country: Brazil	AMF	CGC SMS	00871	Published	820364576 07-Nov-1997			
Agent: DAN DANNEMAN, SIEMAN, BIGLER Classes: 6 & 12 Goods:								
AFC & Design Country: Brazil	AMF	CGC SMS	01104	Published	820364576 07-Nov-1997			
Agent: DAN DANNEMAN, SIEMAN, BIGLER Classes: 12 & 6 Goods:								
AFC & Design Country: Canada	AMF	CGC SMS	00884	Published	853163 08-Aug-1997			
Agent: MAC MACRAE & CO. Classes: 12 & 6 Goods:								
AFC & Design Country: Canada	AMF	CGC SMS	00885	Published	853163 08-Aug-1997			
Agent: MAC MACRAE & CO. Classes: 6 & 12 Goods:								

*Foreign Registered  
Trademark List*

**Trademark List**

Wednesday, May 12, 1999

Trademark Name	Division	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
AFC & Design Country: Argentina	AMF	CGC SMS	00833	Registered	2102805 11-Sep-1997	1705321 18-Nov-1998	18-Nov-2008	
Agent: O&C OBLIGADO & CIA Classes: 12 Goods:								
AFC & Design Country: China	AMF	CGC SMS	01101	Registered	970092896 04-Sep-1997	28-Feb-1999	27-Feb-2009	
Agent: SHA SHANGHAI PATENT & TDMK Classes: 6 Goods:								
AFC & Design Country: China	AMF	CGC SMS	01102	Registered	970092897 04-Sep-1997	1233418 20-Dec-2008		
Agent: SHA SHANGHAI PATENT & TDMK Classes: 12 Goods:								
AFC & Design Country: France	AMF	CGC SMS	00836	Registered	971692998 28-Aug-1997	97692998 06-Feb-1998	27-Aug-2007	
Agent: HAS HASELTINE LAKE Classes: 12 & 6 Goods:								

Wednesday, May 12, 1999

Trademark List

Page: 2

Trademark Name	Division	Attorney(s)	Case Number	Status	App. No./Filing	Registration Number/Date	Renewal Date	First Use Date
AMF & Design	AMF	CGC SMS	00844	Registered	97/692998	97692998	27-Aug-2007	
Country: France					28-Aug-1997	06-Feb-1998		
	Agent: HAS	HASELTINB LAKE		Remarks:				
	Classes: 6 & 12							
	Goods:							
AMF & Design	AMF	CGC SMS	00834	Registered	39739600.7	39739600	19-Aug-2007	
Country: Germany					19-Aug-1997	19-Aug-1998		
	Agent: HAS	HASELTINB LAKE		Remarks:				
	Classes: 12 & 6							
	Goods:							
AMF & Design	AMF	CGC SMS	00842	Registered	39739600.7	39739600	19-Aug-2007	
Country: Germany					19-Aug-1997	19-Aug-1998		
	Agent: HAS	HASELTINB LAKE		Remarks:				
	Classes: 6 & 12							
	Goods:							
AMF & Design	AMF	CGC SMS	00838	Registered	38668/1997	424441	08-Oct-2008	
Country: Korea, South					13-Aug-1997	08-Oct-1998		
	Agent: SYC	S.Y. CHA PATENT OFFICE		Remarks: South Korean Class 37				
	Classes: 12 & 6							
	Goods:							

Trademark List

Wednesday, May 12, 1999

Trademark Name	Division	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
AFC & Design Country: Korea, South	AMF	CGC SMS	00846	Registered	38668/1997 13-Aug-1997	424441 08-Oct-1998	08-Oct-2008	
Agent: SYC S.Y. CHA PATENT OFFICE Classes: 6 & 12 Goods: Remarks: South Korean Class 37								
AFC & Design Country: Mexico	AMF	CGC SMS	00839	Registered	304937 18-Aug-1997	568510 28-Jan-1998	18-Aug-2007	
Agent: BAS BASHAM, RINGE Y CORREA Classes: 12 Goods: Remarks:								
AFC & Design Country: Mexico	AMF	CGC SMS	00847	Registered	304938 18-Aug-1997	560275 30-Sep-1997	18-Aug-2007	
Agent: BAS BASHAM, RINGE Y CORREA Classes: 6 Goods: Remarks:								
AFC & Design Country: Spain	AMF	CGC SMS	00835	Registered	02117294/3 03-Oct-1997	2117294 20-Mar-1998	03-Oct-2007	
Agent: HAS HASELTINE LAKE Classes: 12 Goods: Remarks:								



Trademark List

Wednesday, May 12, 1999

Trademark Name	Division	Attorney(s)	Case Number	Status	Application Number/Filing	Registration Number/Date	Renewal Date	First Use Date
/ AFC & Design Country: Spain	AMF	CGC SMS	00843	Registered	02117293/S 03-Oct-1997	2117293 20-Mar-1998	03-Oct-2007	
Agent: IAS HASELTINE LAKE Classes: 6 Goods:								
Remarks:								
/ AFC & Design Country: United Kingdom	AMF	CGC SMS	00848	Registered	2141965 13-Aug-1997	2141965 13-Aug-1997	13-Aug-2007	
Agent: HAS HASELTINE LAKE Classes: 6 & 12 Goods:								
Remarks:								
/ AFC & Design Country: United Kingdom	AMF	CGC SMS	00851	Registered	2141965 13-Aug-1997	2141965 13-Aug-1997	13-Aug-2007	
Agent: IAS HASELTINE LAKE Classes: 12 & 6 Goods:								
Remarks:								

SCHEDULE B

N/A