

09-08-1999



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RECORDATION FORM COVER SHEET
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U.S. Patent & TMO/TM Mail Rcpt Dt. #30

Number of Patents and Trademarks: Please record the attached original document(s) or copy(ies).

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- Correction of PTO Error
Reel # Frame #
- Corrective Document
Reel # Frame #

Conveyance Type

- Assignment License
- Security Agreement Nunc Pro Tunc Assignment
- Merger Effective Date
Month Day Year
- Change of Name
- Other

Conveying Party

8-27-99

Mark if additional names of conveying parties attached

Execution Date
Month Day Year

Name

Formerly

- Individual General Partnership Limited Partnership Corporation Association
- Other
- Citizenship/State of Incorporation/Organization

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DBA/AKA/TA

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- Individual General Partnership Limited Partnership
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- Other

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09/07/1999 MTHA11 00000251 689546

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01 FC:481 40.00 OP
02 FC:482 1175.00 OP

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Pages

Enter the total number of pages of the attached conveyance document including any attachments.

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Trademark Application Number(s) or Registration Number(s)

Mark if additional numbers attached

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Trademark Application Number(s)

Registration Number(s)

Number of Properties

Enter the total number of properties involved.

#

Fee Amount

Fee Amount for Properties Listed (37 CFR 3.41):

\$

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Enclosed

Deposit Account

Deposit Account

(Enter for payment by deposit account or if additional fees can be charged to the account.)

Deposit Account Number:

#

Authorization to charge additional fees:

Yes

No

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. Charges to deposit account are authorized, as indicated herein.

Randall Riccardo
Name of Person Signing

Randall Riccardo
Signature

8/23/99
Date Signed

SCHEDULE A

REGISTRATIONS

MARK	REGISTRATION NUMBER
DOCOMA	689,546
GOLDEN NEEDLE	585,789
JOHN HENRY	996,837
JOHN HENRY	1,219,981
JOHN HENRY	1,320,443
JOHN HENRY	1,935,193
JOHN HENRY & FRIENDS	1,847,119
JOHN JH HENRY	2,091,470
LADY MANHATTAN	635,636
LADY MANHATTAN	1,935,167
LADY MANHATTAN	2,053,139
LADY MANHATTAN (STYLIZED)	728,350
LADY MANHATTAN PLUS	1,294,432
M	830,632
MANFLAIR	407,522
MANHATTAN	807,359
MANHATTAN (NEW LOGO)	1,411,407
MANHATTAN (NEW LOGO)	2,179,813
MANHATTAN (STYLIZED)	397,414
MANHATTAN (STYLIZED)	429,687
MANHATTAN (STYLIZED)	124,019
MANHATTAN (STYLIZED)	103,906
MANHATTAN (STYLIZED)	140,890
MANHATTAN (STYLIZED)	150,073
MANHATTAN CLUB MC SPORT & Design	2,238,720
MANSCO (SCRIPT)	258,030
MANSCO (STYLIZED)	391,238
MANSCO (STYLIZED)	305,643
MANSCO (STYLIZED)	273,272
MANSCO (STYLIZED)	221,071
MANSMOOTH	566,965
MANSWIM	407,361
MANTRIM	746,700
MISS MANHATTAN	691,747
MISS MANHATTAN	799,577

MARK	REGISTRATION NUMBER
PA	1,483,605
PETERS & ASHLEY (STYLIZED)	1,863,785
SEPARATES BY LADY MANHATTAN	1,219,220
STUARTS GOLDEN NEEDLE CLOTHES & Design	385,002
THE LADY MANHATTAN DRESS CO.	1,175,298
THE MANHATTAN MOVING COMPANY	1,177,385
UNIVERSITY ROW	764,739

APPLICATIONS

MARK	SERIAL NUMBER
JOHN HENRY SIGNATURE	75/007,478
KIDS MANHATTAN	75/467,873
LADY MANHATTAN	74/630,877
MANHATTAN (NEW LOGO)	75/369,281
MS. M BY LADY MANHATTAN	75/275,584
TEEN MANHATTAN	75/467,881

EXECUTION COPY

INTELLECTUAL PROPERTY ASSIGNMENT

THIS ASSIGNMENT is effective this 26th day of March, 1999 ("Effective Date"), from Salant Corporation, a Delaware corporation headquartered at 1114 Avenue of the Americas, New York, New York 10036 ("Assignor"), to Supreme International Corporation, a Florida corporation headquartered at 3000 NW 107 Avenue, Miami, Florida 33172 ("Assignee").

WHEREAS, Assignor owns all right, title and interest in, to and under certain intellectual property, including trademarks; and

WHEREAS, Assignee wishes to acquire from Assignor all of its right, title and interest in, to and under such intellectual property;

NOW, THEREFORE, for good and valuable consideration (including that recited in the Purchase and Sale Agreement, dated as of December 28, 1998 (the "Purchase and Sale Agreement"), to which Assignor and Assignee, are parties), the receipt and sufficiency of which are hereby acknowledged, Assignor hereby assigns, transfers and conveys to Assignee, its successors and assigns forever, Assignor's entire right, title and interest in, to and under the following:

1. The Intellectual Property (as defined in the Purchase and Sale Agreement), including the trademarks listed on Schedule A annexed hereto, together with that part of the goodwill of Assignor's business connected with the use thereof and symbolized thereby and any and all other rights, privileges and priorities provided under United States, state or foreign law with respect to the foregoing, including without limitation common-law rights and rights under the laws of unfair competition ("Transferred Rights");
2. Any and all rights to sue at law or in equity for any infringement, imitation, impairment, distortion, dilution or other unauthorized use or conduct in derogation of the Transferred Rights occurring prior to the Effective Date, including the right to receive all proceeds and damages therefrom;
3. Any and all rights to royalties, profits, compensation, license fees or other payments or remuneration of any kind relating to the Transferred Rights; and

4. Any and all rights to obtain renewals, reissues, and extensions of registrations or other legal protections pertaining to the Transferred Rights.

Assignee, its successors and assigns, shall hold the rights to the foregoing for and during the existence of such Transferred Rights, and all renewals, reissues and extensions thereof, as fully and as entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made.

Assignor hereby covenants that it is the sole owner of the Transferred Rights, free and clear of any and all liens, security interests, claims or other encumbrances of any kind, that it has full right to convey the entire interest herein assigned, and that it has not executed and will not execute, any agreements inconsistent herewith.

Assignor shall, without further consideration, comply with a reasonable request by Assignee to execute promptly any additional documents and to take promptly any further action necessary to protect, secure and vest good, valid and marketable title to the Transferred Rights in Assignee and to record this Assignment with all appropriate authorities.

This Assignment may be executed in any number of counterparts and all counterparts so executed shall together constitute one and the same agreement, binding on and enforceable against the parties hereto.

IN WITNESS WHEREOF, the undersigned have caused this Assignment to be duly executed and delivered as of the 26th day of March, 1999.

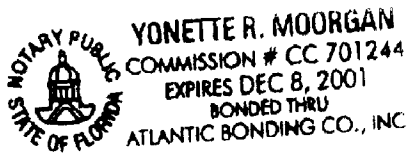
SUPREME INTERNATIONAL CORPORATION

By: Rosemary P. Linderan
Name: Rosemary P. Linderan
Title: VP Finance

SALANT CORPORATION

By: _____
Name
Title:

Yonette R. Moorgan
Notary Public



IN WITNESS WHEREOF, the undersigned have caused this Assignment to be duly executed and delivered as of the 26th day of March, 1999.

SUPREME INTERNATIONAL CORPORATION

By: _____
Name
Title:

SALANT CORPORATION

By: _____
Name *Todd King*
Title: *COO / General Counsel*

Marie Zukowski

Notary Public

