

03-06-2000



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OPR/FINANCE

RECORDATION FORM COVER SHEET
TRADEMARKS ONLY

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

Submission Type

New

Resubmission (Non-Recordation)
Document ID #

Correction of PTO Error
Reel # Frame #

Corrective Document
Reel # Frame #

Conveyance Type

Assignment License

Security Agreement Nunc Pro Tunc Assignment

Merger

Change of Name

Other

Effective Date
Month Day Year

Conveying Party

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

Receiving Party

Mark if additional names of receiving parties attached

Name

DBA/AKA/TA

Composed of

Address (line 1)

Address (line 2)

Address (line 3)

City

State/Country

Zip Code

Individual General Partnership Limited Partnership

Corporation Association

Other

Citizenship/State of Incorporation/Organization

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

03/2000 DCORTES 00000154 1645783

FOR OFFICE USE ONLY

FC:481
FC:482
FC:998

40.00 OF
200.00 OF
5.00 OF

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:
Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

TRADEMARK
REEL: 002030 FRAME: 0233

Domestic Representative Name and Address

Enter for the first Receiving Party only.

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

Correspondent Name and Address

Area Code and Telephone Number

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

Pages

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

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

Mark if additional numbers attached

Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).

Trademark Application Number(s)

Registration Number(s)

<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>

<input type="text" value="1645783"/>	<input type="text" value="1643319"/>	<input type="text" value="2265721"/>
<input type="text" value="1644221"/>	<input type="text" value="1316499"/>	<input type="text" value="1702803"/>
<input type="text" value="1693941"/>	<input type="text" value="2249067"/>	<input type="text" value="1698748"/>

Number of Properties

Enter the total number of properties involved. #

Fee Amount

Fee Amount for Properties Listed (37 CFR 3.41): \$

Method of Payment: Enclosed Deposit Account

Deposit Account

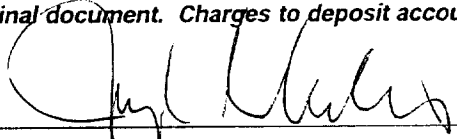
(Enter for payment by deposit account or if additional fees can be charged to the account.)
Deposit Account Number: #

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.

JOSEPH R. MILLER, ESQ.



1/24/00

Name of Person Signing

Signature

Date Signed

**RECORDATION FORM COVER SHEET
CONTINUATION
TRADEMARKS ONLY**

FORM PTO-1618C
Expires 06/30/99
OMB 0651-0027

U.S. Department of Commerce
Patent and Trademark Office
TRADEMARK

Conveying Party

Enter Additional Conveying Party

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

Receiving Party

Enter Additional Receiving Party

Mark if additional names of receiving parties attached

Name

FLEET NATIONAL BANK

DBA/AKA/TA

Composed of

Address (line 1)

111 WESTMINSTER STREET

Address (line 2)

Address (line 3)

PROVIDENCE

City

RI/USA

State/Country

02903

Zip Code

Individual General Partnership Limited Partnership

Corporation Association

Other

Citizenship/State of Incorporation/Organization

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)

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

Mark if additional numbers attached

Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).

Trademark Application Number(s)

Registration Number(s)

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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (the "Agreement") is made as of the 2nd day of August, 1999, among **THE ARGEN CORPORATION**, a California corporation with its principal place of business at 5855 Oberlin Drive, San Diego, California 92121 ("Borrower"); **FLEET PRECIOUS METALS INC.**, a Rhode Island corporation ("FPM"); and **FLEET NATIONAL BANK**, a national banking association ("FNB," and together with FPM, "Lender"), both with a principal place of business at 111 Westminster Street, Providence, Rhode Island 02903.

BACKGROUND. Borrower and FPM have entered into: (a) a certain Amended and Restated Consignment Agreement dated of even date, as the same may be amended from time to time, pursuant to which FPM will consign certain commodities to Borrower for disposition by Borrower as provided therein (the "Consignment Agreement"); and (b) a certain Second Amended and Restated Forward Contracts Letter Agreement dated of even date, as the same may be amended from time to time, pursuant to which Borrower may from time to time purchase certain commodities from FPM pursuant to forward contracts (the "Forward Contracts Agreement"). Borrower and FNB have entered into a Letter of Credit Letter Agreement dated October 20, 1999, pursuant to which FNB may make standby letters of credit available to Borrower (the "Letter of Credit Agreement"). Capitalized terms not otherwise defined herein shall have the same meaning ascribed to them in the Consignment Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in order to induce Lender to extend to Borrower the above facilities, Borrower agrees, for the benefit of Lender, as follows:

1. **Security Interest.** To secure the complete and timely satisfaction of all obligations to Lender pursuant to the Consignment Agreement, the Forward Contracts Agreement and the Letter of Credit Agreement (collectively, the "Obligations"), Borrower hereby assigns, pledges and grants to Lender a continuing security interest in and to Borrower's right, title and interest in and to the following property (the "Collateral"), whether now owned or hereafter existing or acquired: trademark applications, trademarks, service marks, trade names, trade styles, logos, goodwill and rights in trademark applications, trademarks, service marks, trade names, trade styles, logos, goodwill and rights in trademark applications, trademarks, service marks, trade names, trade styles, logos and goodwill owned by others (collectively, the "Trademarks") which, in the case of trademark or trademark applications, are now or hereafter issued by or filed with the United States Patent and Trademark Office or any similar office or agency of any other countries, including, without limitation, the trademarks and trademark applications listed on Exhibit A attached hereto and made a part hereof, including, without limitation, all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements, all rights corresponding thereto throughout the world and all reissues, divisions, continuations, renewals, extensions and continuations in part thereof including all licenses relating to the Trademarks acquired under any statutory, common law or registration process in any state or nation at any time, or under any agreement executed with any person or entity at any time.

2. Borrower's Covenants and Representations. Borrower covenants and warrants to Lender that, to the best of its knowledge:

(a) The Trademarks are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;

(b) Each of the Trademarks is valid and enforceable and Borrower has notified Lender in writing of all prior assignments (including public uses and sales) of which it is aware;

(c) Borrower is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, free and clear of any liens, charges and encumbrances except as disclosed herein and in the Consignment Agreement, including, without limitation, licenses, shop rights and covenants by Borrower not to sue third persons. (Lender acknowledges that Borrower has executed in favor of Sanwa Bank California a Supplemental Security Agreement with respect to the Trademarks, which Agreement has or will be recorded with the United States Patent and Trademark Office.); and

(d) Borrower has the unqualified right to enter into this Agreement and to perform its terms and has entered and will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants herein contained.

3. Security Agreement. This Agreement has been executed and delivered by Borrower for the purpose of recording the security interest of Lender in the Collateral with the United States Patent and Trademark Office and with the corresponding offices and authorities of any local, state or foreign governments. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Lender pursuant to the Consignment Agreement and pursuant to that certain Amended and Restated Security Agreement by and between Lender and Borrower, dated as of the date hereof, as the same may be amended from time to time (the "Security Agreement"). The Consignment Agreement and the Security Agreement (and all rights and remedies of Lender thereunder) shall remain in full force and effect in accordance with their respective terms.

4. No Further Assignment. Borrower agrees that, until all of the Obligations shall have been satisfied in full, it will not enter into any agreement (for example, a license agreement) which is inconsistent with Borrower's obligations under this Agreement, without Lender's prior written consent.

5. Additional Collateral. If, before the Obligations shall have been satisfied in full, Borrower shall obtain rights to any new trademark application or trademark, or become entitled to the benefit of any trademark application or trademark for any reissue, division, continuation, renewal, extension or continuation in part of any Trademarks or any improvement on any Trademarks, the provisions of Section 1 hereof shall automatically apply thereto and Borrower shall give to Lender prompt notice thereof in writing. Borrower authorizes Lender to modify this

Agreement by amending Exhibit A to include any such future trademarks and trademark applications.

6. Lender's Rights Upon Default. If any Event of Default shall have occurred and be continuing, Lender shall have, in addition to all other rights and remedies given it by this Agreement, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located and, without limiting the generality of the foregoing, Lender may immediately, without demand of performance and without other notice (except as set forth below) or demand whatsoever to Borrower, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, in the State of Rhode Island or elsewhere, the whole or from time to time any part of the Trademarks, or any interest which Borrower may have therein, and after deducting from the proceeds (including all reasonable expenses for brokers' fees and legal services), shall apply the remainder of such proceeds toward the payment of the Obligations. Any remainder of the proceeds after payment in full of the Obligations shall be paid over to Borrower. Notice of any sale or other disposition of the Trademarks shall be given to Borrower at least ten (10) days before the time of any intended public or private sale or other disposition of the Trademarks is to be made, which Borrower hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, any holder of any of the Obligations or Lender may, to the extent permissible under applicable law, purchase the whole or any part permissible under applicable law, purchase the whole or any part of the Trademarks sold, free from any right of redemption on the part of Borrower, which right is hereby waived and released.

7. Attorney-in-Fact. Upon the occurrence of an Event of Default and at any time thereafter, Borrower hereby appoints Lender as its attorney-in-fact (without requiring Lender to act as such), to execute and file such assignments of the Trademarks in the name of Borrower with the United States Patent and Trademark Office or any similar office or agency of any other country as it may deem appropriate, and to perform all other acts to perfect and continue Lender's security interest in, and to protect, preserve and enforce, the Trademarks.

8. Acknowledgment. At such time as Borrower shall completely satisfy all of the Obligations, Lender shall execute and deliver to Borrower all deeds, assignments and other instruments as may be necessary or proper to re-vest in Borrower full title to the Trademarks, subject to any disposition thereof which may have been made by Lender pursuant hereto.

9. Lender's Fees and Expenses. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and legal expenses, incurred by Lender 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, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or relating to the Trademarks, shall be borne and paid for by Borrower on demand by Lender and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the Prime Rate.

10. Trademarks to be Issued; Lender's Expenses. Borrower shall have the duty, through counsel acceptable to Lender, to prosecute diligently any trademark application of the Trademarks pending as of the date of this Agreement or thereafter until the Obligations shall have been paid in full, to make application for trademarks and to preserve and maintain all rights in trademark applications and the Trademarks. Any expenses incurred in connection with such an application shall be borne by Borrower. Borrower shall not abandon any right to file a trademark application, or any pending trademark application or trademark without the consent of Lender.

11. Enforcement. Lender 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 thereunder, in which event Borrower shall, at the request of Lender, do any and all lawful acts and execute any and all proper documents required by Lender in aid of such enforcement and Borrower shall promptly, upon demand, reimburse and indemnify Lender for all costs and expenses incurred by Lender in the exercise of its rights under this Section 11.

12. Waiver. No course of dealing between Borrower and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Consignment Agreement 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.

13. Cumulative Rights and Remedies. All of Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Consignment Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.

14. Severability. 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.

15. Modification. This Agreement is subject to modification only by a writing signed by the parties, except as provided in Section 5 hereof.

16. Assignment. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.

17. Applicable Law. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the State of Rhode Island.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

WITNESS:

THE ARGEN CORPORATION

Carolyn Hedrick

By: [Signature]
Neil Wainstein
Financial Director

FLEET PRECIOUS METALS INC. and
FLEET NATIONAL BANK

Ronald A Spetrini

By: [Signature]
Paul H. Boghosian
Vice President

Ronald A Spetrini

By: [Signature]
Name: John C. Smith II
Title: CO

STATE OF CALIFORNIA
COUNTY OF SAN DIEGO

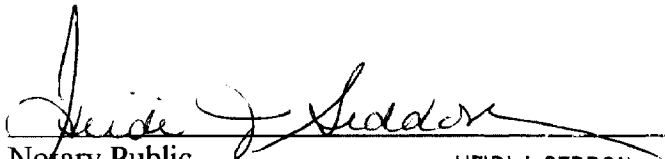
On this ____ day of September, in the year 1999, before me, _____, a Notary Public of said State, duly commissioned and sworn, personally appeared Neil Wainstein, personally known to me to be the person who executed the within instrument as Financial Director of The Argen Corporation, and acknowledged to me that such corporation executed the same.

In Witness Whereof, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

Notary Public
My Commission Expires _____

STATE OF RHODE ISLAND
COUNTY OF PROVIDENCE

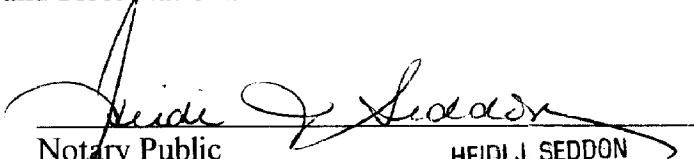
In Providence on the 17th day of ~~October~~^{November}, 1999, before me personally appeared Paul H. Boghosian, Vice President of Fleet Precious Metals Inc. and Fleet National Bank, known by me to be the party executing the foregoing instrument and he acknowledged said instrument by him so executed to be his free act and deed and the free act and deed of Fleet Precious Metals Inc. and Fleet National Bank.



Notary Public
My Commission Expires
HEIDI J. SEDDON
NOTARY PUBLIC
MY COMMISSION EXPIRES: JUNE 6, 2001

STATE OF RHODE ISLAND
COUNTY OF PROVIDENCE

In Providence on the 17th day of ~~October~~^{November}, 1999, before me personally appeared John C. Schmitt II, LOAN OFFICER of Fleet Precious Metals Inc. and Fleet National Bank, known by me to be the party executing the foregoing instrument and he/she acknowledged said instrument by him/her so executed to be his/her free act and deed and the free act and deed of Fleet Precious Metals Inc. and Fleet National Bank.



Notary Public
My Commission Expires
HEIDI J. SEDDON
NOTARY PUBLIC
MY COMMISSION EXPIRES: JUNE 6, 2001

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California

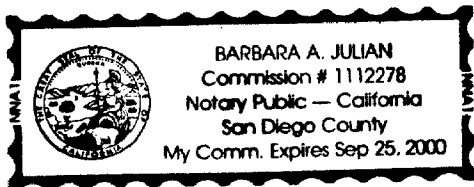
County of San Diego } ss.

On October 13, 1999, before me, Barbara A Julian, notary public
Date Name and Title of Officer (e.g., "Jane Doe, Notary Public")

personally appeared Neil Wainstein
Name(s) of Signer(s)

personally known to me
 proved to me on the basis of satisfactory evidence

to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



WITNESS my hand and official seal.

Barbara A Julian
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

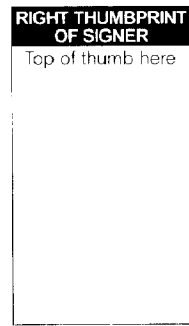
Title or Type of Document: Trademark Security Agreement

Document Date: August 2, 1999 Number of Pages: 7

Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer

Signer's Name: _____
 Individual
 Corporate Officer — Title(s): _____
 Partner — Limited General
 Attorney in Fact
 Trustee
 Guardian or Conservator
 Other: _____



Signer Is Representing: _____

EXHIBIT A

TRADEMARKS AND TRADEMARK APPLICATIONS

TRADE MARK	NUMBER	CLASS	COUNTRY	REGISTERED TRADE MARKS	UPDATED:	NOTES
				EUROPEAN FORMAT	15-Sep-99	
				RENEWAL DATE	FILING OFFICE	
ARGILITE	312776	5	AUSTRALIA	02/11/08	BARKER GOSLING	
ARGENCO	312777	5	AUSTRALIA	02/11/08	BARKER GOSLING	
ARGIDENT	312778	5	AUSTRALIA	02/11/08	BARKER GOSLING	
ARGEN & DEVICE	312779	5	AUSTRALIA	02/11/08	BARKER GOSLING	
STYLIZED 'A'	416545	5	CANADA	10/09/08	GADSBY & HANNAH	
ARGEDENT	401324	5	CANADA	14/08/2007	GADSBY & HANNAH	
ARGELITE	401325	5	CANADA	14/08/2007	GADSBY & HANNAH	
ARGENCO	403462	5	CANADA	09/10/2007	GADSBY & HANNAH	
ARGEN & DEVICE	1555475	5	FRANCE	16/10/1999	HAHN & HAHN	
ARGEN & DEVICE	1555475	10	FRANCE	16/10/1999	HAHN & HAHN	
ARGENCO & DEVICE	1555476	5	FRANCE	17/10/1999	HAHN & HAHN	
ARGENCO & DEVICE	1555476	10	FRANCE	17/10/1999	HAHN & HAHN	
ARGICRAFT	278486	5	FRANCE	02/11/1999	HAHN & HAHN	
ARGICRAFT	278486	10	FRANCE	02/11/1999	HAHN & HAHN	
ARGIDENT	1555478	5	FRANCE	17/10/1999	HAHN & HAHN	
ARGIDENT	1555478	10	FRANCE	17/10/1999	HAHN & HAHN	
ARGILITE	1555479	10	FRANCE	01/11/1999	HAHN & HAHN	
ARGIPAL	1220785	5	FRANCE	03/12/2002	HAHN & HAHN	
STYLIZED A DEVICE	1555477	5	FRANCE	17/10/1999	HAHN & HAHN	
STYLIZED A DEVICE	1555477	10	FRANCE	17/10/1999	HAHN & HAHN	
TOPCAST	1557678	5	FRANCE	02/11/1999	HAHN & HAHN	
TOPCAST	1558678	10	FRANCE	02/11/1999	HAHN & HAHN	
NOVABOND	1557679	5	FRANCE	05/11/1999	HAHN & HAHN	
NOVABOND	1557679	10	FRANCE	05/11/1999	HAHN & HAHN	
AURIUM	96632900	5	FRANCE	04/07/2006	GADSBY & HANNAH	
ARGICRAFT	1028459	5	GERMANY	16/10/2000	HAHN & HAHN	
ARGICRAFT	1028459	10	GERMANY	16/10/2000	HAHN & HAHN	
ARGIPAL	1062512	5	GERMANY	01/12/2002	HAHN & HAHN	
AUGENCO	979758	5	GERMANY	31/01/2008	HAHN & HAHN	
AUGENCO	1021730	10	GERMANY	11/06/2000	HAHN & HAHN	
AUGIBOND	1025778	5	GERMANY	19/03/2000	HAHN & HAHN	
AUGICAST	1043223	5	GERMANY	19/03/2000	HAHN & HAHN	
AUGILITE	1034292	5	GERMANY	11/06/2000	HAHN & HAHN	
AUGILITE	1034292	10	GERMANY	11/06/2000	HAHN & HAHN	
STYLIZED 'A'	979760	5	GERMANY	31/01/2008	HAHN & HAHN	
AURIUM	39627886	5	GERMANY	30/06/2006	GADSBY & HANNAH	
GOLDTECH BIO 2000	PENDING	5	GERMANY		GADSBY & HANNAH	
ARGEN	738820	5	ITALY	08/05/2005	HAHN & HAHN	
ARGENCO	738821	5	ITALY	08/05/2005	HAHN & HAHN	
ARGIDENT	738825	5	ITALY	08/05/2005	HAHN & HAHN	
ARGILITE	738824	5	ITALY	08/05/2005	HAHN & HAHN	
ARGISTAR	738822	5	ITALY	08/05/2005	HAHN & HAHN	
STYLIZED 'A'	451 542	5	ITALY	08/05/2005	HAHN & HAHN	
AURIUM	762362	5	ITALY	05/07/2006	GADSBY & HANNAH	
ARGICRAFT	309876	5	SWITZERLAND	13/10/2000	HAHN & HAHN	
ARGICRAFT	309876	10	SWITZERLAND	13/10/2000	HAHN & HAHN	
AUGIBOND	305390	5	SWITZERLAND	20/03/2000	HAHN & HAHN	
AUGIBOND	305390	10	SWITZERLAND	20/03/2000	HAHN & HAHN	
AUGICAST	305391	5	SWITZERLAND	20/03/2000	HAHN & HAHN	
AUGICAST	305391	10	SWITZERLAND	20/03/2000	HAHN & HAHN	
AUGENCO +A	292805	5	SWITZERLAND	03/02/08	SPOOR & FISHER	
AUGIDENT +A	292806	5	SWITZERLAND	03/02/08	SPOOR & FISHER	
AUGILITE +A	292807	5	SWITZERLAND	03/02/2008	SPOOR & FISHER	
STYLIZED 'A'	451651	5	SWITZERLAND	12/11/07	GADSBY & HANNAH	
AURIUM	09153/1997		SWITZERLAND		GADSBY & HANNAH	
AURIUM	450 299		SWITZERLAND	17/11/2007	TROESCH SCHEIDEGGER	
A & DESIGI (responsability mms)	316743	5	SWITZERLAND	20/01/2002	TROESCH SCHEIDEGGER	
ARGEN	402560	5	SWITZERLAND	26/11/2012	TROESCH SCHEIDEGGER	

TRADEMARK

REEL: 002030 FRAME: 0243

ARGICRAFT	B1141936	5	UNITED KINGDOM	15/10/2001	HAHN & HAHN	
ARGICRAFT	B1141937	10	UNITED KINGDOM	15/10/2001	HAHN & HAHN	
ARGISTAR 45	1175767	5	UNITED KINGDOM	27/05/2003	HAHN & HAHN	
AUGENCO	1091053	5	UNITED KINGDOM	14/02/1999	HAHN & HAHN	REPLACED B
AUGIBOND	1091050	5	UNITED KINGDOM	14/02/1999	HAHN & HAHN	NOT RENEWED
AUGICAST	1234470	5	UNITED KINGDOM	28/01/2006	HAHN & HAHN	
AUGIDENT	1091052	5	UNITED KINGDOM	14/02/1999	HAHN & HAHN	REPLACED B
HIBOND	1249193	5	UNITED KINGDOM	28/08/2006	HAHN & HAHN	
STYLIZED 'A'	B1091055	5	UNITED KINGDOM	14/02/1999	HAHN & HAHN	RENEWED
ARGIPAL	1186271	5	UNITED KINGDOM	30/11/2003	HAHN & HAHN	
MAXIBOND	PENDING	5	UNITED KINGDOM		GADSBY & HANNAH	
ARGEN	2151183	5	UNITED KINGDOM	18/11/2007	GADSBY & HANNAH	
AURIUM	1458789		UNITED KINGDOM	15/03/2008	SHERMAN & LAPIDUS	
SUREFIRE	1458655		UNITED KINGDOM	15/03/2008	SHERMAN & LAPIDUS	
AUROLITE	1458739		UNITED KINGDOM	15/03/2008	SHERMAN & LAPIDUS	
SILFREE	1458656		UNITED KINGDOM	15/03/2008	SHERMAN & LAPIDUS	
ARGENCO	2183242	5	UNITED KINGDOM		HAHN & HAHN	
ARGEDENT	2183240	5	UNITED KINGDOM		HAHN & HAHN	
ARGELITE	2183230	5	UNITED KINGDOM		HAHN & HAHN	
STYLIZED 'A'	1645783	5	UNITED STATES	28/05/2001	GADSBY & HANNAH	
ARGEDENT	1644221	5	UNITED STATES	14/05/2001	GADSBY & HANNAH	
ARGELITE	1693941	5	UNITED STATES	16/06/2002	GADSBY & HANNAH	
ARGENCO	1643319	5	UNITED STATES	07/05/2001	GADSBY & HANNAH	
ARGOLITE	1316499	5	UNITED STATES	29/01/2005	GADSBY & HANNAH	
ARGEN	2249067	5	UNITED STATES	01/06/2009	GADSBY & HANNAH	
GOLDTECH BIO 2000	2265721	5	UNITED STATES	27/07/2004	GADSBY & HANNAH	
MONOGRAM	1702803		UNITED STATES	28/07/2002	SHERMAN & LAPIDUS	
SELECT	1698748		UNITED STATES	07/07/2002	SHERMAN & LAPIDUS	