FORM PTO-1618A Expires 06/30/99 OMB 0351-0027

06-30-2000

101394833

TO: The Commissioner of Patents and Tra	demarks: Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type
X New	Assignment License
Resubmission (Non-Recordation Document ID #	Effective Date
Correction of PTO Error Reel # Frame #	Merger  Change of Name
Corrective Document Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date
Name Sunlite Casual Furn	Month Day Yea 4 11 00
Formerly	
Individual General Partners	ship Limited Partnership X Corporation Associatio
Other	
Citizenship/State of Incorporation/6	Organization Delaware
out_out_product or introduper announce	
Receiving Party	Mark if additional names of receiving parties attached
	Mark if additional names of receiving parties attached
Receiving Party	Mark if additional names of receiving parties attached
Receiving Party  Name PNC Bank, National	Mark if additional names of receiving parties attached
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of	Mark if additional names of receiving parties attached  Association
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of  Address (line 1) Two Tower Center B	Mark if additional names of receiving parties attached Association  Soulevard
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of  Address (line 1) Two Tower Center B  Address (line 2) East Brunswick, NJ	Mark if additional names of receiving parties attached Association  Soulevard
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of  Address (line 1) Two Tower Center B	Mark if additional names of receiving parties attached  Association  Soulevard  O8816  State/Country  Zip Code
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of Two Tower Center B  Address (line 1) East Brunswick, NJ  Address (line 3) City	Mark if additional names of receiving parties attached  Association  Soulevard  08816  State/Country If document to be recorded is an
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of  Address (line 1) Two Tower Center B  Address (line 2) East Brunswick, NJ  Address (line 3)  City  General Partner	Mark if additional names of receiving parties attached  Association  Soulevard  O8816  State/Country If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of Two Tower Center B  Address (line 1) East Brunswick, NJ  Address (line 3) City  Individual General Partner  Corporation X Association	Mark if additional names of receiving parties attached  Association  Soulevard  O8816  State/Country  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.)  Organization
Receiving Party  Name PNC Bank, National  DBA/AKA/TA  Composed of Two Tower Center B  Address (line 1) East Brunswick, NJ  Address (line 3) City  Individual General Partner  Corporation X Association	Mark if additional names of receiving parties attached  Association  Soulevard  O8816  State/Country  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.)

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, Washing 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

FORM PTO 1/180		U.S. Department of Commerce					
FORM PTO-1618B Expires 06/30/99 OMB 0651-0027	Page 2	Patent and Trademark Office TRADEMARK					
Domestic Representative Nam	ne 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 Add	Iress Area Code and Telephone Number	(212) 326-0413					
Name Lora A. Moffat	t						
Address (line 1) Pryor Cashman	Sherman & Flynn LLP						
Address (line 2) 410 Park Avenue							
Address (line 3) New York, New York 10022							
Address (line 4)							
Pages Enter the total number including any attache	er of pages of the attached conveyance ments.	document # 19					
Trademark Application Number	er(s) or Registration Number(s)	X Mark if additional numbers attached					
, ,	mber <u>or</u> the Registration Number (DO NOT ENTER 1	· · · · · · · · · · · · · · · · · · ·					
<b>Trademark Application N</b> 75569209 75679846	umber(s) Reg 2045400	istration Number(s)  983334  850594					
	1463532	1469805 2177118					
	905513	1867264 1842393					
Number of Properties Enter t	he total number of properties involved.	# 16					
Fee Amount Fee Am	nount for Properties Listed (37 CFR 3.4	1): \$ 415.00					
Method of Payment: Deposit Account	Enclosed X Deposit Account						
(Enter for payment by deposit account or if additional fees can be charged to the account.)  Deposit Account Number: # 50-0932							
	Authorization to charge additional fee	s: Yes X No					
Statement and Signature							
attached copy is a true copy	and belief, the foregoing information is true of the original document. Charges to deposi						
indicated herein.	An Iller	-10 $-1$ $-1$					
Name of Person Signing	Signature	5 25 60 Date Signed					

FORM PTO-1618C

## RECORDATION FORM COVER SHEET CONTINUATION

U.S. Department of Commerce

Expires 06/30/99 OMB 0651-0027  TRADEMARKS 0	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 Par	tnership Corporation Association
Other	
Citizenship State of Incorporation/Organization	
Receiving Party Enter Additional Receiving Party  Mark if additional	onal names of receiving parties attached
Name	
DBA/AKA/TA	
Composed of	
Address (line 1)	
Address (line 2)	
Address (line 3)	State/Country Zip Code
Individual General Partnership Limited	Partnership  If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an
Corporation Association	appointment of a domestic representative should be attached (Designation must be a separate
Other	document from the Assignment.)
Citizenship/State of Incorporation/Organization	
Trademark Application Number(s) or Registration  Enter either the Trademark Application Number or the Registration Number or Numb	Number(s)  Mark if additional numbers attached ber (DO NOT ENTER BOTH numbers for the same property).
Trademark Application Number(s)	Registration Number(s)
	1876679 1876678 1493133
	1786782 2231456

**TRADEMARK** 

**REEL: 002094 FRAME: 0244** 

# COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT (PATENTS AND TRADEMARKS)

THIS COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT (PATENTS AND TRADEMARKS) (this "Agreement") dated as of April 10, 2000, by and between SUNLITE CASUAL FURNITURE, INC., a Delaware corporation (the "Grantor") and PNC BANK, NATIONAL ASSOCIATION ("PNC"), as Agent (PNC, in such capacity, the "Agent") for itself and the other lenders (PNC and such other lenders, collectively, the "Lenders") as are, or may from time to time become, parties to the Revolving Credit, Term Loan and Security Agreement dated as of even date herewith among the Grantor (the "Borrower"), the Agent and the Lenders (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement").

#### WITNESSETH:

#### RECITALS.

- A. The Grantor owns and uses certain patents, trademarks and trademark licenses which are registered in, or applications for registration of which have been filed in, the United States Patent and Trademark Office, all as more fully described on <u>Schedule I</u> attached hereto and by reference made part hereof; and
- B. The Lenders propose to make certain loans to the Borrower pursuant to the Credit Agreement (capitalized terms used herein and not defined shall have the meanings ascribed to them in the Credit Agreement); and
- C. Pursuant to the Credit Agreement, the Borrower has assigned, conveyed, mortgaged, pledged, hypothecated and transferred to the Agent, for its benefit and the ratable benefit of the Lenders, all of its right, title and interest in and to, and granted to the Agent, for its benefit and the ratable benefit of the Lenders, a security interest in, the property described therein, including, without limitation, in (a) all Patents (as herein defined); (b) all of the Grantor's Trademarks (as herein defined), whether presently existing or hereafter acquired or arising, or in which the Grantor now has or hereafter acquires rights and wherever located; (c) all of the Grantor's Trademark Licenses (as herein defined), whether presently existing or hereafter acquired or in which the Grantor now has or hereafter acquires rights and wherever located; and (d) all products and proceeds any of the foregoing, as security for all of the Obligations; and
- D. As a condition precedent to the extension of such financial accommodations pursuant to the Credit Agreement, including, without limitation, for purposes of perfecting the security interests granted therein, the Lenders have required that the Grantor grant to the Agent, for its benefit and the ratable benefit of Lenders, a security interest in and a collateral assignment of the Property (as herein defined);

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NOW, THEREFORE, in consideration of the premises and of the mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. For purposes of this Agreement and in addition to terms defined elsewhere in this Agreement, the following terms shall have the meanings herein specified (such meaning to be equally applicable to both the singular and plural forms of the terms defined):

"Patents" means all patents and patent applications listed on Schedule I hereto, and all patents and all reissues and extensions thereof, which issue or have issued in the United States or in any other jurisdiction upon any patent applications which correspond with any of such applications or patents or any divisional, continuation or continuation-in-part thereof, including, without limitation, the right to sue for past, present and future infringements, and proceeds of the foregoing, including, but not limited to, proceeds of licensing.

"Trademark License" means any written agreement now or hereafter in existence granting to the Grantor any right to use any Trademark, including, without limitation, the agreements listed on Schedule I attached hereto.

"Trademarks" means all of the following: (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other source or business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, including, without limitation, registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, including, without limitation, those listed on Schedule I attached hereto together with all the rights, benefits and privileges derived therefrom and the goodwill of the business symbolized thereby, (ii) all reissues, extensions or renewals thereof and (iii) all proceeds of the foregoing.

- 2. As security for all of the Obligations, the Grantor hereby grants and conveys a security interest to the Agent, for its benefit and the ratable benefit of the Lenders, in, and collaterally assigns to the Agent, for its benefit and the ratable benefit of the Lenders, all of its right, title and interest in, to and under the following (collectively, the "Property"):
  - (a) each Patent now or hereafter owned by the Grantor or in which the Grantor now has or hereafter acquires rights and wherever located, including, without limitation, each Patent referred to in <u>Schedule I</u> hereto and any renewals of registrations thereof; and
  - (b) each Trademark now or hereafter owned by the Grantor or in which the Grantor now has or hereafter acquires rights and wherever located and the goodwill of the business of the Grantor relating thereto or represented thereby, including,

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without limitation, each Trademark referred to in <u>Schedule I</u> hereto and any renewals of registrations thereof; and

- (c) each Trademark License now or hereafter held by the Grantor or in which the Grantor now has or hereafter acquires rights and wherever located, including, without limitation, the Trademark Licenses, if any, referred to in <u>Schedule I</u> hereto; and
- (d) all products and proceeds of the foregoing, including, without limitation, any claim by the Grantor against third parties for past, present or future infringement of any Patent, Trademark or breach of Trademark Licenses, if any, including, without limitation, any Patent, Trademark or Trademark License referred to in Schedule I hereto.

Notwithstanding the foregoing or anything else contained in this Agreement to the contrary, the assignment set forth above shall not be effective as a transfer of title to the Property unless and until the Agent exercises the rights and remedies accorded to it under the Credit Agreement and by law with respect to the realization upon its security interest in and collateral assignment of the Property, and until such time the Grantor shall own, and may use and enjoy the Property in connection with its business operations, and exercise all incidents of ownership, including, without limitation, enforcement of its rights and remedies with respect to the Property, but with respect to all Property being used in the Grantor's business, only in a manner consistent with the preservation of the current substance, validity, registration and the security interest and collateral assignment herein granted in such Property.

3. The Grantor hereby acknowledges and affirms the representations, warranties and covenants of the Grantor with respect to the Property and the rights and remedies of the Agent with respect to the security interest in and collateral assignment of the Property made and granted hereby and as more fully set forth in the Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

In addition, the Grantor covenants and warrants that as of the date of this Agreement:

- (a) The Patents, Trademarks and Trademark Licenses are subsisting and have not been adjudged invalid or unenforceable;
  - (b) Each of the Patents, Trademarks and Trademark Licenses is valid and enforceable;
- (c) To Grantor's knowledge, there is no outstanding claim that the use of any of the Patents or Trademarks violates the rights of any third person;
- (d) To the Grantor's knowledge, Grantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents and Trademarks, free and clear of any liens, charges and encumbrances, (including without limitation pledges, assignments, licenses, registered user agreements and covenants by the Grantor not to sue third persons), except for the Trademark Licenses referred to in <u>Schedule I</u> attached hereto;

- (e) The Grantor has the right to enter into this Agreement and perform its terms;
- (f) The Grantor has used, and will continue to use for the duration of this Agreement where commercially reasonable, proper statutory notice, where appropriate, in connection with its use of the Patents and Trademarks; and
- (g) The Grantor has used, and will continue to use for the duration of this Agreement, consistent standards expense to halt the infringement of the Patents and Trademarks and shall properly exercise its duty to control the nature and quality of the goods offered by any licensees in connection with the Trademark Licenses set forth in <u>Schedule I</u>.
- 4. (a) The Grantor assumes all responsibility and liability arising from the use of the Patents and Trademarks, and the Grantor hereby indemnifies and holds the Agent and each Lender harmless from and against any claim, suit, loss, damage or expense (including reasonable attorneys' fees) arising out of the Grantor's operations of its business from the use of the Patents and Trademarks.
- (b) In any suit, proceeding or action brought by the Agent under any Trademark License for any sum owing thereunder, or to enforce any provisions of such Trademark License, the Grantor will indemnify and keep the Agent and each Lender harmless from and against all expense, loss or damage suffered by reason of any defense, set off, counterclaim, recoupment or reduction or liability whatsoever of the obligee thereunder, arising out of a breach of the Grantor of any obligation thereunder or arising out of any other agreement, indebtedness or liability at any time owing to or in favor of such obligee or its successors from the Grantor, and all such obligations of the Grantor shall be and remain enforceable against and only against the Grantor and shall not be enforceable against the Agent or any Lender.
- 5. The Grantor hereby grants to the Agent and its employees and agents the right to visit the Grantor's plants and facilities which manufacture, inspect or store products or goods sold under any of the Patents, Trademarks and Trademark Licenses, and to inspect the products and quality control relating thereto at reasonable times during regular business hours. The Grantor shall use its best efforts to do any and all acts required by the Agent to ensure the Grantor's compliance with this Agreement.
- 6. (a) If, before the Obligations shall have been paid in full, the Grantor shall obtain rights to any new patents or trademarks, the provisions of the Agreement shall automatically apply thereto and the Grantor shall give the Agent prompt written notice thereof.
- (b) The Grantor grants the Agent a power-of-attorney, irrevocable so long as the Credit Agreement is in existence, to modify this Agreement by amending <u>Schedule I</u> to include any future Property.
- 7. The Grantor covenants and agrees with the Agent that from and after the date of this Agreement and until the Obligations are fully satisfied:

- (a) Further Documentation; Pledge of Instruments. At any time and from time to time, upon the written request of the Agent, the Grantor will promptly and duly execute and deliver any and all such further instruments and documents and take such further action as the Agent may reasonably deem desirable in obtaining the full benefits of this Agreement and of the rights and powers herein granted, including, without limitation, the filing of any financing or continuation statements under the Uniform Commercial Code with respect to the liens and security interests granted hereby. The Grantor also hereby authorizes the Agent to file any such financing or continuation statement without the signature of the Grantor to the extent permitted by applicable law. If any amount payable under or in connection with any of the Property shall be or become evidenced by any promissory note or other instrument, such note or instrument shall be immediately pledged to the Agent hereunder, duly endorsed in a manner satisfactory to the Agent.
- (b) Maintenance of Patents and Trademarks. The Grantor will not do any act, or omit to do any act, whereby the Patents, Trademarks, the Trademark Licenses or any registration or application appurtenant thereto, may become abandoned, invalidated, unenforceable, avoided, avoidable, or will otherwise diminish in value expect where the Grantor-deems such action or omission to be, in the exercise of its reasonable business judgment, commercially reasonable, and shall notify the Agent immediately if it knows of any reason or has reason to know of any ground under which this result may occur. The Grantor shall, where it deems it so appropriate in the exercise of its reasonable business judgment, take appropriate action at its expense to halt the infringement of the Patents and Trademarks and shall properly exercise its duty to control the nature and quality of the goods offered by any licensees in connection with the Trademark Licenses set forth in Schedule I.
- 8. The Grantor will not, except where the Grantor deems such action or omission to be in the exercise of its reasonable business judgment, commercially reasonable (i) amend, modify, terminate or waive any provision of any Trademark License in any manner which might materially adversely affect the value of such Trademark License or the Trademarks, without the written consent of the Agent, (ii) fail to exercise promptly and diligently each and every material right which it may have under each Trademark License (other than any right of termination), without the prior written consent of the Agent, or (iii) fail to deliver to the Agent a copy of each material demand, notice or document sent or received by it relating in any way to any Patent, Trademark License or Trademark.
- 9. The Grantor will advise the Agent promptly, in reasonable detail, (i) of any lien or claim made or asserted against any of the Property, (ii) of any material change in the composition of the Property, and (iii) of the occurrence of any other event which would have a material adverse effect on the value of any of the Property or on the security interests created hereunder.
- 10. (a) The Grantor hereby irrevocably constitutes and appoints the Agent and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the place and stead of the Grantor and in the name of the Grantor or in its own name, from time to time in the Agent's discretion, for the purposes of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments which may be necessary or desirable to accomplish the

purposes of this Agreement and, without limiting the generality of the foregoing, hereby gives the Agent the power and right, on behalf of the Grantor, to do the following:

- (i) Upon the occurrence and continuance of an Event of Default, to ask, demand, collect, receive and give acquittances and receipts for any and all moneys due and to become due under any Trademark License and, in the name of the Grantor or its own name or otherwise, to take possession of and endorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under any Trademark License and to file any claim or to take any other action or proceeding in any court of law or equity or otherwise deemed appropriate by the Agent for the purpose of collecting any and all such moneys due under any Trademark License whenever payable;
- (ii) To pay or discharge taxes, liens, security interests or other encumbrances levied or placed on or threatened against the Property, to effect any repairs or any insurance called for by the terms of this Agreement and to pay all or any part of the premiums therefor and the costs thereof; and
- Upon the occurrence and continuance of an Event of Default, (iii) (A) to direct any party liable for any payment under any of the Trademark Licenses to make payment of any and all moneys due and to become due thereunder directly to the Agent or as the Agent shall direct; (B) to receive payment of and receipt for any and all moneys, claims and other amounts due and to become due at any time in respect of or arising out of any Property; (C) to commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Property or any part thereof and to enforce any other right in respect of any Property; (D) to defend any suit, action or proceeding brought against the Grantor with respect to any Property; (E) to settle, compromise, or adjust any suit, action or proceeding described above and, in connection therewith, to give such discharges or releases as the Agent may deem appropriate; and (F) generally to sell, transfer, pledge, make any agreement with respect to or otherwise deal with any of the Property as fully and completely as though the Agent were the absolute owner thereof for all purposes, and to do, at the Agent's option, all acts and things which the Agent deems necessary to protect, preserve or realize upon the Property and the Agent's security interest therein, in order to effect the intent of this Agreement, all as fully and effectively as the Grantor might do.

This power of attorney is a power coupled with an interest and shall be irrevocable. Notwithstanding the foregoing, the Grantor further agrees to execute any additional documents which the Agent may require in order to confirm this power of attorney, or which the Agent may deem necessary to enforce any of its rights contained in this Agreement.

(b) The powers conferred on the Agent hereunder are solely to protect its interests in the Property and shall not impose any duty upon it to exercise any such powers. The Agent shall be accountable only for amounts that it actually receives as a result of the exercise of such powers and neither it nor any of its officers, directors, employees or agents shall be responsible to the Grantor for any act or failure to act, except for its own gross negligence or willful misconduct.

- (c) The Grantor also authorizes the Agent to execute, in connection with the sale provided for in this Security Agreement, any endorsements, assignments or other instruments of conveyance or transfer with respect to the Property.
- (d) Concurrently with the execution and delivery hereof, the Grantor is executing and delivering to the Agent, in the form of <u>Schedule II</u> hereto, ten (10) originals of a Power of Attorney for the implementation of the assignment, sale or other disposal of the Property pursuant to this Agreement.
- 11. If the Grantor fails to perform or comply with any of its agreements contained herein and the Agent, as provided for by the terms of this Agreement, shall perform or comply, or otherwise cause performance or compliance, with such agreement, the expenses of the Agent incurred in connection with such performance or compliance shall be payable by the Grantor to the Agent on demand and shall constitute Obligations secured hereby.
- 12. This Agreement shall terminate upon termination of the Credit Agreement in accordance with the provisions thereof. At any time and from time to time prior to such termination, the Agent may terminate its security interest in or reconvey to the Grantor any rights with respect to any or all of the Property. Upon termination of this Agreement and following a request from the Grantor, the Agent shall, at the expense of the Grantor, execute and deliver to the Grantor all deeds, assignments and other instruments as may be necessary or proper in reasonable judgment of the Grantor in order to evidence such termination, subject to any disposition of the Property which may have been made by the Agent pursuant hereto or pursuant to the Credit Agreement.
- 13. THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK, EXCEPT TO THE EXTENT THAT PERFECTION (AND THE EFFECT OF PERFECTION AND NONPERFECTION) AND CERTAIN REMEDIES MAY BE GOVERNED BY THE LAWS OF ANY JURISDICTION OTHER THAN THE STATE OF NEW YORK.

[Signatures on Following Pages]

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be duly executed under seal by its duly authorized officers as of the date first above written.

SUNLITE CASUAL FURNITURE, INC.

Title:

EXEC, V.P.

PNC BANK, NATIONAL ASSOCIATION, as Agent

Title: VICE PRESIDENT

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STATE OF NEW YORK

COUNTY OF NEW YORK

On the day of April, 2000 before me personally came when the personally known and known to me to be the person described in and who executed the foregoing instrument as the foregoing of Sunlite Casual Furniture, Inc., who being by me duly sworn, did depose and say that he is the foregoing instrument; that the said instrument was signed on behalf of said corporation by order of its Board of Directors; that he signed his name thereto by like order; and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

My Commission Expires:

[NOTARIAL SEAL]

DAVID S. LEVINE
Notary Public, State of New York
No.02LE6022648
Qualified in Westchester County
Commission Expires 04/05/200

STATE OF LEWYOLD)

COUNTY OF WENYOLD

On the 19th day of April, 2000 before me personally came 10.00 STILLINGS THE personally known and known to me to be the person described in and who executed the foregoing instrument as the 100 PRESIDENT of PNC BANK, NATIONAL ASSOCIATION; who being by me duly sworn, did depose and say that he is the 100 PRESIDENT of PNC BANK, NATIONAL ASSOCIATION; that the said instrument was signed on behalf of said corporation in its capacity as Agent under the Credit Agreement; that he signed his name thereto at the direction of the corporation; and that he acknowledged said instrument to be the free act and deed of said corporation in its capacity as Agent under the Credit Agreement.

Notary Public

My Commission Expires: MAROH 30, 2001

[NOTARIAL SEAL]

JUDITH A. HOFRICHTER
Notary Public, State of New York
No. 01HO4748064
Qualified in Queens County
Commission Expires March 30,

#### **SCHEDULE I**

## REGISTERED PATENTS

	SUNLITE CASUAL FURNITURE, INC.				#1Active Patents		
Patent Report by Invention Status: ACTIVE							
COUNTRY	REFERENCE #	TYPE FILED	SERIAL#	ISSUED	PATENT#	STATUS	
A TABLE FRAME OR SIMILAR ARTICLE							
Inventors BABETT L. STROUSSE; STEPHEN H. KAMINSKI UNITED STATES	LB000251-000	NEW 9/11/94	06/649,792	8/25/87	D291,516	ISSUED	*
BACKING OR SEATING FOR SEATING TYPE FURNITURE AND MEANS FOR SECURING BACKING OR SEATING TO A FRAME							
Inventors GLEN D. KEMNITZ UNITED STATES	DB000031-000	NEW 10/15/92	07/962,495	8/29/95	5,445,436	ISSUED	
BASE FOR A FOOTSTOOL OR THE LIKE							
Inventors BABETT L. STROUSSE; STEPHEN H. KAMINSKI UNITED STATES CHAIR FRAME OR	LB000253-000	NEW 9/11/84	06/649,562	8/25/87	D291,517	ISSUED	*
Inventors BABETT L. STROUSSE; STEPHEN H. KAMINSKI		NEW COLUMN	06/640 799	8/25/87	D291,510	ISSUED	*
UNITED STATES	LB000257-000	NEW 9/11/84	06/649,788	0/23/0/	19491,310	100000	

171746

CHAISE LOUNGE FRAME OR SIMILAR ARTICLE							
Inventors BABETT L. STROUSSE; STEPHEN H. KAMINSKI UNITED STATES	LB000255-000	NEW 9/11/84	06/649,789	12/8/87	D293,054	ISSUED	*
COMBINED CONNECTOR AND SPACER FOR USE PRIMARILY OF TUBULAR LEG SUPPORTS							
Inventors GERRY A. HUGHES UNITED STATES	LB000267-000	NEW 4/23/84	06/602,669	11/11/86	D286,597	ISSUED	*
CRANK HANDLE ASSEMBLY FOR USE IN AN UMBRELLA							,
Inventors DAVID H. CRISMAN; GLEN D. KEMNITZ UNITED STATES	DB000260-000	NEW 10/30/92	07/969,641	8/1/95	5,437,297	ISSUED	*
CROWNED BACK CHAIR Inventors RICHARD		<u></u>					
MINCHEY; DARREN STODDART; JOSEPH E. BLAZAR UNITED STATES  DUAL ROD FAN STYLE	LB000165-000	NEW 3/29/94	29/020,621	5/2/95	D357,820	ISSUED	
CHAIR							
Inventors ANDY HILL; DARREN STODDART; JOSEPH E. BLAZAR UNITED STATES	LB000167-000	NEW 3/29/94	29/020,620	5/2/95	D357,819	ISSUED	
FOLDING CHAIR							
Inventors HOWELL N. CORNELL UNITED STATES	DB000390-000	NEW 8/12/83	06/522,503	8/20/85	4,536,026	ISSUED	
FOOTSTOOL							
Inventors EDSEL E. MURRY		NEW 2/13/84	06/579.7444	7/22/86	D284,717	ISSUED	

LB000286-000 NEW 2/13/84 06/579,7444 7/22/86 D284,717

171746

UNITED STATES

**TRADEMARK REEL: 002094 FRAME: 0255** 

FRAME FOR A CHAISE LOUNGE OR THE LIKE						
Inventors STEPHEN H. KAMINSKI			0.440,000	10/10/00	D200 004	ICCLUDE:
UNITED STATES	LB000284-000	NEW 6/27/86	06/879,872	10/18/88	D298,096	ISSUED *
METHOD AND APPARATUS FOR ASSEMBLING TABLE LEGS						
Inventors RICHARD L. MINCHEY; WILLIAM E. SURFACE UNITED STATES	DB000220-000	NEW4/1/94	08/222,197	8/27/96	5,549,265	ISSUED
METHOD AND APPARATUS FOR PARTS CONVEYANCE						
Inventors DAVID CRISMAN; GLEN D. KEMNITZ; RICHARD L. MINCHEY UNITED STATES	DB000029-000	NEW 3/31/94	08/220,416	7/21/98	5,782,335	ISSUED
OUTDOOR CHAIR FRAME						
Inventors DONALD D. CONRING; ANDREW C. HILL UNITED STATES	LB000112-000	NEW 11/28/86	06/936,403	5/15/90	D307,835	ISSUED
PANEL FOR PATIO FURNITURE (CASE 1)						
Inventors GLEN D. KEMNITZ UNITED STATES	LB000006-000	CEQ 11/30/92	29/002,049	11/15/94	D352,411	ISSUED
PANEL FOR PATIO FURNITURE (CASE 2)						
Inventors GLEN D. KEMNITZ UNITED STATES	LB000006-001	CEQ 11/30/92	29/002,102	2/28/95	D355,803	ISSUED
SPLIT BACK CHAIR						
Inventors DARREN STODDART; RICHARD MINCHEY; JOSEPH E. BLAZAR UNITED STATES	LB000166-000	NEW 3/29/94	29/020,585	5/2/95	D357,818	ISSUED

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TABLE (LOOPED-LEG CIRCULAR)							
Inventors LEONARD R. SALDANA; JOSEPH E. BLAZAR UNITED STATES TABLE (LOOPED-LEG	LB000150-000	NEW 4/1/94	29/020,795	8/6/96	D372,383	ISSUED	
ELONGATED)				****			
Inventors LEONARD R. SALDANA; JOSEPH E. BLAZAR UNITED STATES  TABLE LEG BRACE	LB000147-000	NEW 4/1/94	29/020,796	8/6/96	D372,384	ISSUED	
ASSEMBLY Inventors GLEN D.							
KEMNITZ UNITED STATES	DB000264-000	NEW 10/19/92	07/963,899	6/7/94	5,318,260	ISSUED	,
GLIDER							
Inventors JENEL DURBIN; WILLIAM E. SURFACE; MICHAEL COLLINS UNITED STATES	LB000340-000	NEW 6/1/98	29/088,794	1/25/00	D419,315	ISSUED	
BARRELL BACK CHAIR							
Inventors GLEN D. KEMNITZ; JOSEPH E. BLAZAR UNITED STATES	LB000176-001	NEW 6/6/95	29/040,301	4/16/96	D368,810	ISSUED	
CHAIR							
Inventors BABETTE L. STROUSSE; STEPHEN H. KAMINSKI UNITED STATES	LB000258-000	NEW 9/11/84	06/649,787	7/28/87	D291,035	ISSUED	*
CHAIR							
Inventors STEPHEN H. KAMINSKI UNITED STATES	LB000283-000	NEW 6/27/86	06/879,870	10/18/88	D298,090	ISSUED	*
CHAIR FRAME OR SIMILAR ARTICLE							
Inventors STEPHEN H.							
KAMINSKI UNITED STATES	LB000270-000	NEW 6/27/86	06/879,869	10/11/88	D297,993	ISSUED	*

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CHAISE LOUNGE							
Inventors BABETTE L. STROUSSE; STEPHEN H. KAMINSKI UNITED STATES CHAISE LOUNGE	LB000256-000	NEW 9/11/84	06/649,563	7/7/87	D290,664	ISSUED	*
Inventors STEPHEN H. KAMINSKI UNITED STATES FOOTSTOOL	LB000285-000	NEW 6/27/86	06/879,868	10/11/88	D297,985	ISSUED	*
Inventors BABETTE L. STROUSSE; STEPHEN H. KAMINSKI UNITED STATES  FURNITURE DISPLAY (VIGNETTE)	LB000254-000	NEW 9/11/84	06/649,793	6/30/87	D290,556	ISSUED	*
Inventors ANDREW C. HILL; RONALD S. FOSTER UNITED STATES  TABLE	LB000188-000	NEW 8/4/94	29/026,749	8/1/95	D360,781	ISSUED	*
Inventors BABETTE L. STROUSSE; STEPHEN H. KAMINSKI UNITED STATES	LB000252-000	NEW 9/11/84	06/649,791	8/25/87	D291,514	ISSUED	*
MOTORCAR Inventor EBERHARD SCHULTZ		7/6/83	06/511,241	7/22/86	D284,749	ISSUED	
CHAIR SEAT (VARIX CHAIR)		8/18/86	07/897,560	9/26/89	D303,597	ISSUED	

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#### REGISTERED U.S. TRADEMARKS

COUNTRY	REFERENCE #	FILED	APPL#	REGDT	REG#	STATUS	CLASSES
ALMET/ LAWNLITE							
UNITED STATES	RE000349-000	5/25/95	74/679,846	3/18/97	2,045,400	REGISTERED	18
BODY GLOVE							
UNITED STATES	RE000900-000	2/1/73	72/447,524	5/7/74	983,334	REGISTERED	20
FORT SMITH FOLDING TABLES CHAIRS							
UNITED STATES	RE000896-000	4/28/66	72/244,480	6/11/68	850,594	REGISTERED	20 ,
HALCYON						_	
UNITED STATES	RE000909-000	5/13/86	73/598,505	11/3/87	1,463,532	REGISTERED	20
HALCYON & DESIGN							
UNITED STATES	RE000910-000	5/13/86	73/598,566	12/22/87	1,469,805	REGISTERED	20
HORIZON							
UNITED STATES	RE000093-001	10/10/95	75/004,510	7/28/98	2,177,118	REGISTERED	18
L LAWNLITE (& DESIGN)							
UNITED STATES	RE000348-000	8/11/69	72/335,043	1/5/71	905,513	REGISTERED	20
LINEAL GROUP GRAND PRIX							
UNITED STATES	RE000897-000	11/5/93	74/456,908	12/13/94	1,867,264	REGISTERED	41
MADE'N WOOD AND DESIGN							
UNITED STATES	RE000541-000	1/27/93	74/352,822	6/28/94	1,842,393	REGISTERED	20
MOLLA							
UNITED STATES	RE000982-000	2/14/94	74/488,937	1/31/95	1,876,679	REGISTERED	20

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TRADEWINDS AND DESIGN							
UNITED STATES	RE000983-000	2/14/94	74/488,936	1/31/95	1,876,678	REGISTERED	20
VARIX							
UNITED STATES	RE000901-000	3/23/87	73/652,411	6/21/88	1,493,133	REGISTERED	20
HARBOUR TOWNE		11/30/92	74/335,609	8/10/93	1,786,782	REGISTERED	20
SUNLITE		5/23/97	75/297,531	3/16/99	2,231,456	REGISTERED	20
		PENDING	U.S. TRADEMA	ARK APPLIC	ATIONS		
LAWNLITE							
UNITED STATES	RE000347-002	10/13/98	75/569,209			ALLOWED	20 '
PLAYER COACH							
UNITED STATES		4/6/99	75/679,846			PUBLISHED	35

#### TRADEMARK LICENSES

Trademark Licenses with respect to	which
the Grantor is a licensor:	

None.

Trademarks and Trademark Applications with respect to which the Grantor is a licensee:

None.

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#### SPECIAL POWER OF ATTORNEY

STATE OF NEW YORK : ss.: COUNTY OF NEW YORK )

KNOW ALL PERSONS BY THESE PRESENTS, that SUNLITE CASUAL FURNITURE, INC., a corporation formed under the laws of Delaware, with its principal office at 5217 Linbar Drive, Suite 309, Nashville, Tennessee 37211 ("Borrower"), pursuant to a Collateral Assignment and Security Agreement (Patents and Trademarks) dated the date hereof (the "Security Agreement"), hereby appoints and constitutes PNC Bank, National Association ("PNC"), as agent (in such capacity, "Agent") for itself and various other financial institutions (PNC and such financial institutions, collectively, "Lenders") named in and which hereafter become a party to the Revolving Credit, Term Loan and Security Agreement, dated the date hereof, by and among Agent, Lenders and Borrower, its true and lawful attorney, with full power of substitution, and with full power and authority to perform the following acts on behalf of Borrower:

- 1. Assigning, selling or otherwise disposing of all right, title and interest of Borrower in and to the Patents and Trademarks listed on Schedule I of the Security Agreement, and including those trademarks which are added to the same subsequent hereto, and all registrations and recordings thereof, and all pending applications therefor, and for the purpose of the recording, registering and filing of, or accomplishing any other formality with respect to the foregoing, and to execute and deliver any and all agreements, documents, instruments of assignment or other papers necessary or advisable to effect such purpose;
- 2. To execute any and all documents, statements, certificates or other papers necessary or advisable in order to obtain the purposes described above as Agent may in its sole discretion determine.

This power of attorney is made pursuant to the Security Agreement, dated the date hereof, between Borrower and Agent, and may not be revoked until the payment in full of all Obligations as defined in such Security Agreement.

SUNLITE CASUAL FURNITURE, INC.

Date: April 10, 2000

By: Kerneth Hootwich Name: KENNETH HOOTWICH

Document #: 171693

On the Deday of April, 2000 before me personally came <u>(Envent Reconnect)</u> to me personally known and known to me to be the person described in and who executed the foregoing instrument as the <u>Sec. V.P.</u> of Sunlite Casual Furniture, Inc., who being by me duly sworn, did depose and say that he is the <u>Sec. V.P.</u> of Sunlite Casual Furniture, Inc., the corporation described in and which executed the foregoing instrument; that the said instrument was signed on behalf of said corporation by order of its Board of Directors; that he signed his name thereto by like order; and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

My Commission Expires:

[NOTARIAL SEAL]

DAVID S. LEVINE
Notary Public, State of New York
No.02LE6022648
Qualified in Westchester County
Commission Expires 04/05/200

Document #: 171693

RECORDED: 05/30/2000