

08-21-2000

FR SHEET  
ONLY

U.S. DEPARTMENT OF COMMERCE  
Patent and Trademark Office

7.25.00

Tab settings



101437721

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

Prestige Brands Holdings, Inc.,  
a Virginia corporation  
Prestige Brands International, Inc.,  
a Virginia corporation

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

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

3. Nature of conveyance:

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

Execution Date: July 17, 2000

2. Name and address of receiving party(ies):

Name: Union Bank of California, N.A.,  
as Administrative Agent  
Internal Address: Attn: Prestige Account Officer  
Street Address: 445 S. Figueroa St., 15th Floor  
City: Los Angeles State: CA ZIP: 90071

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State
- Other: national banking association

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

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

A. Trademark Application No.(s)

n/a

B. Trademark registration No.(s)

1,389,631  
417,434  
500,569  
837,014

Additional numbers attached?  Yes  No

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

Name: Sheppard, Mullin, Richter & Hampton LLP

Internal Address: Attn: J. Cravitz

Street Address: 333 S. Hope St., 48th Floor

City: Los Angeles State: CA ZIP: 90071

6. Total number of applications and registrations involved: 4

7. Total fee (37 CFR 3.41): \$ 115.00

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number:

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

08/18/2000 MTHA11 00000112 1389631  
01 FC:481 40.00 DP  
02 FC:482 75.00 DP

DO NOT USE THIS SPACE

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.

John E. Friedrichs, Esquire  
Name of Person Signing

Signature

7/21/00  
Date

Total number of pages comprising cover sheet: 41

OMB No. 0651-0011 (exp. 4/94)

Do not detach this portion

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

Commissioner of Patents and Trademarks  
Box Assignments  
Washington, D.C. 20231

Public burden reporting for this sample cover sheet is estimated to average about 30 minutes per document to be recorded, including time for reviewing the document and gathering the data needed, and completing and reviewing the sample cover sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Office of Information Systems, PK2-1000C, Washington, D.C. 20231, and to the Office of Management and Budget, Paperwork Reduction Project (0651-0011), Washington, D.C. 20503.

TRADEMARK

REEL: 002122 FRAME: 0743

## TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement") is made and entered into as of July 17, 2000 by each of the Persons listed on the signature pages hereto, together with each other Person who may become a party hereto pursuant to Section 17 of this Agreement (each a "Grantor" and collectively "Grantors"), jointly and severally in favor of UNION BANK OF CALIFORNIA, N.A., as Administrative Agent for the benefit of the Lenders that are or become party to the Loan Agreement referred to below (collectively, "Secured Party"), with reference to the following facts:

### RECITALS

A. Pursuant to the Revolving/Term Loan Agreement dated as of July 17, 2000 among Prestige Brands Holdings, Inc., a Virginia corporation ("PBHI"), Prestige Brands International, Inc., a Virginia corporation ("PBII"), the other Significant Subsidiaries of PBHI that are parties thereto as borrowers (together with PBHI and PBII, "Borrowers") the Lenders therein named and Union Bank of California, N.A., as Administrative Agent for the Lenders (as such agreement may from time to time be amended, extended, renewed, supplemented or otherwise modified, the "Loan Agreement"), the Lenders have agreed to extend certain credit facilities to Borrowers.

B. The Loan Agreement provides, as a condition of the availability of such credit facilities, that Grantors shall enter into this Agreement and shall grant security interests to Secured Party as herein provided.

C. Each Grantor expects to realize direct and indirect benefits as a result of the availability of the aforementioned credit facilities.

### AGREEMENT

NOW, THEREFORE, in order to induce the Lenders to extend the aforementioned credit facilities to Borrowers, and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Grantors hereby jointly and severally represent, warrant, covenant and agree as follows:

1. Definitions. This Agreement is the Trademark Security Agreement referred to in the Loan Agreement. Terms defined in the Loan Agreement and not otherwise defined in this Agreement shall have the respective meanings defined for those terms in the Loan

Agreement. As used in this Agreement, the following terms shall have the meanings respectively set forth after each:

"Agreement" means this Trademark Security Agreement, and any extensions, modifications, renewals, restatements, supplements or amendments hereof, including, without limitation, any documents or agreements by which additional Grantors become party hereto.

"Collateral" means and includes all of the following: (a) all of Grantors' presently existing, or hereafter acquired, right, title, and interest in and to all of Grantors' trademarks, trade names, trade styles, and service marks existing or registered in the United States of America; all prints and labels on which said trademarks, trade names, trade styles, and service marks appear, have appeared, or will appear, and all designs and general intangibles of a like nature; all applications, registrations, and recordings relating to the foregoing in the United States Patent and Trademark Office ("USPTO") or in any similar office or agency of the United States of America, any State thereof, or any political subdivision thereof, or in any other countries, and all reissues, extensions, and renewals thereof, including those trademarks, terms, designs, and applications described in Schedule 1 hereto (the "Trademarks"); (b) the goodwill of the business symbolized by each of the Trademarks, including, without limitation, all customer lists and other records relating to the distribution of products or services bearing the Trademarks; and (c) any and all proceeds of any of the foregoing, including any claims by Grantors against third parties for past, present and future infringement of the Trademarks or any licenses with respect thereto.

"Secured Obligations" means any and all present and future Obligations of any type or nature of any Borrower or any other Obligor to Secured Party, arising under or relating to the Loan Documents or any one or more of them, whether due or to become due, matured or unmatured, liquidated or unliquidated, or contingent or noncontingent, including Obligations of performance as well as Obligations of payment, and including interest that accrues after the commencement of any bankruptcy or insolvency proceeding by or against any Borrower or any other Obligor.

"Secured Party" means the Administrative Agent (acting as the Administrative Agent and/or on behalf of the Lenders), and the Lenders, and each of them, and any one or more of them. Subject to the terms of the Loan Agreement, any right, remedy, privilege or power of Secured Party may be exercised by the Administrative Agent, or by the Requisite Lenders, or by any Lender acting with the consent of the Requisite Lenders.

2. Incorporation of Representations, Warranties, Covenants and Other Provisions of Loan Documents. This Agreement is one of the "Loan Documents" referred to in the Loan Agreement. All representations, warranties, affirmative and negative covenants and other provisions contained in any Loan Document that are applicable to Loan Documents generally are fully applicable to this Agreement and are incorporated herein by this reference as though set forth herein in full.

3. Security Interest. For valuable consideration, Grantors and each of them hereby jointly and severally grants to Secured Party, to secure the prompt and indefeasible payment and performance of all of the Secured Obligations, a security interest in all of the presently existing and hereafter acquired Collateral. This Agreement is a continuing and irrevocable agreement and all the rights, powers, privileges and remedies hereunder shall apply to any and all Secured Obligations, including those arising under successive transactions which shall either continue the Secured Obligations, increase or decrease them and notwithstanding the bankruptcy of any Grantor or any other Person or any other event or proceeding affecting any Person.

4. Representations, Warranties and Covenants. Grantors, and each of them, represent, warrant and agree that:

(a) All of the existing Collateral is valid and subsisting in full force and effect, and each Grantor owns the sole, full, and clear title to its respective portion of the existing Collateral, and the right and power to grant the security interests granted hereunder. Grantors will, at their expense, perform all acts and execute all documents necessary to maintain the existence of the Collateral as valid, subsisting, and registered trademarks, including, without limitation, the filing of any renewal affidavits and applications. The Collateral is not subject to any Liens, claims, mortgages, assignments or licenses of any nature whatsoever, whether recorded or unrecorded, except as permitted by the Loan Agreement.

(b) As of the date hereof, none of Grantors has any Trademarks registered, or subject to pending applications, in the USPTO, or any similar office or agency in the United States of America other than those described in Schedule 1.

(c) Except as listed on Schedule 2, to the best of Grantors' knowledge, there are no actions, suits, proceedings or investigations pending or threatened in writing against any Grantor before any Governmental Agency which, if determined adversely to such Grantor, would cause the Collateral, or any portion thereof, to be adjudged invalid or unenforceable, in whole or in part.

(d) No Grantor shall assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or Lien upon, encumber, grant an exclusive or nonexclusive license or sublicense relating thereto, except as permitted herein or in the Loan Agreement, or otherwise dispose of, any of the Collateral without the prior written consent of Secured Party. Nothing in this Agreement shall be deemed a consent by Secured Party to any such action, except as such action is expressly permitted hereunder.

(e) No Grantor shall file any application for the registration of a trademark with the USPTO or any similar office or agency in the United States of America, or any State therein, unless such Grantor has, by thirty (30) days' prior

written notice, informed Secured Party of such action. Upon request of Secured Party, Grantors shall execute and deliver to Secured Party any and all assignments, agreements, instruments, documents, and such other papers as may be requested by Secured Party to evidence the grant of a security interest in such trademark to Secured Party. Each Grantor authorizes Secured Party to modify this Agreement by amending Schedule 1 to include any new trademark or service mark, and any trademark or service mark renewal of any Grantor applied for and obtained hereafter.

(f) No Grantor has abandoned any of the Trademarks, and no Grantor will do any act, or omit to do any act, whereby the Trademarks may become abandoned, cancelled, invalidated, unenforceable, avoided, or avoidable. Each Grantor shall notify Secured Party immediately if it knows, or has reason to know, of any reason why any application, registration, or recording may become abandoned, cancelled, invalidated, or unenforceable.

(g) Grantors will render any assistance, as Secured Party may reasonably determine is necessary, to Secured Party in any proceeding before the USPTO, any federal or state court, or any similar office or agency in the United States of America, or any State therein, to maintain the Trademarks and to protect Secured Party's security interest therein, including, without limitation, filing of renewals, affidavits of use, affidavits of incontestability, and opposition, interference, and cancellation proceedings.

(h) Each Grantor will promptly notify Secured Party if such Grantor (or any Affiliate or Subsidiary thereof) learns of any material use by any Person of any term or design likely to cause confusion with any of the Trademarks, or of any material use by any Person of any other process or product which infringes upon any of the Trademarks. If requested by Secured Party, Grantors, at their expense, shall join with Secured Party in such action as Secured Party in Secured Party's discretion, may reasonably deem advisable for the protection of Secured Party's interest in and to the Trademarks.

(i) Grantors assume all responsibility and liability arising from the use of the Trademarks, and each Grantor hereby indemnifies and holds the Administrative Agent and each of the Lenders harmless from and against any claim, suit, loss, damage, or expense (including reasonable attorneys' fees) arising out of any alleged defect in any product manufactured, promoted, or sold by any Grantor (or any Affiliate or Subsidiary thereof) in connection with any Trademark or out of the manufacture, promotion, labeling, sale, or advertisement of any such product by any Grantor or any Affiliate or Subsidiary thereof.

(j) Grantors shall promptly notify Secured Party in writing of any adverse determination in any proceeding in the USPTO or any other foreign or domestic Governmental Agency, court or body, regarding any Grantor's claim of

ownership in any of the Trademarks. In the event of any material infringement of any of the Trademarks by a third party, Grantors shall promptly notify Secured Party of such infringement and sue for and diligently pursue damages for such infringement. If any Grantor shall fail to take such action within one (1) month after such notice is given to Secured Party, Secured Party may, but shall not be required to, itself take such action in the name of any or all Grantors, and each Grantor hereby appoints Secured Party the true and lawful attorney of Grantors, for them and in their name, place and stead, on behalf of Grantors, to commence judicial proceedings in any court or before any other tribunal to enjoin and recover damages for such infringement, any such damages due to Grantors, net of costs and reasonable attorneys' fees, to be applied to the Secured Obligations.

(k) Each Grantor shall, at its sole expense, do, make, execute and deliver all such additional and further acts, things, deeds, assurances, and instruments, in each case in form and substance satisfactory to Secured Party, relating to the creation, validity, or perfection of the security interests provided for in this Agreement under 35 U.S.C. Section 261, 15 U.S.C. Section 1051 et seq., the Uniform Commercial Code or other Law of the United States of America, the State of California, or other States as Secured Party may from time to time reasonably request, and shall take all such other action as Secured Party may reasonably require to perfect Secured Party's security interest in any of the Collateral and to completely vest in and assure to Secured Party its rights hereunder or in any of the Collateral, and each Grantor hereby irrevocably authorizes Secured Party or its designee, at such Grantor's expense, to execute such documents, and file such financing statements with respect thereto with or without such Grantor's signature, as Secured Party may reasonably deem appropriate. In the event that any recording or refile (or the filing of any statement of continuation or assignment of any financing statement) or any other action, is required at any time to protect and preserve such security interests, Grantors shall, at their sole cost and expense, cause the same to be done or taken at such time and in such manner as may be necessary and as may be reasonably requested by Secured Party. Each Grantor further authorizes Secured Party to have this or any other similar security agreement recorded or filed with the Commissioner of Patents and Trademarks or other appropriate federal, state or government office.

(l) Secured Party is hereby irrevocably appointed by each Grantor as its lawful attorney and agent, with full power of substitution to execute and deliver on behalf of and in the name of any or all Grantors, such financing statements, pledges and other documents and agreements, and to take such other action as Secured Party may deem necessary for the purpose of perfecting, protecting or effecting the security interests granted herein and effected hereby, and any mortgages or Liens necessary or desirable to implement or effectuate the same, under any applicable Law, and Secured Party is hereby authorized to file on behalf of and in the name of any or all Grantors, at Grantors' sole expense, such financing statements, documents, and agreements in any appropriate governmental office.

(m) Secured Party may, in its sole discretion, pay any amount, or do any act which Grantors fail to pay or do as required hereunder or as requested by Secured Party to preserve, defend, protect, maintain, record, amend, or enforce the Secured Obligations, the Collateral, or the security interest granted hereunder, including, but not limited to, all filing or recording fees, court costs, collection charges, and reasonable attorneys' fees. Grantors will be liable to Secured Party for any such payment, which payment shall be deemed an advance by the Lenders to Grantors, shall be payable on demand, together with interest at the rate(s) set forth in the Loan Agreement, and shall be part of the Secured Obligations.

5. Retention of Rights Unless and until there shall have occurred and be continuing an Event of Default (as defined in the Loan Agreement), each Grantor shall retain the right to use such Grantor's portion of the Collateral in the ordinary course of such Grantor's business.

6. Events of Default Any "Event of Default" as defined in the Loan Agreement shall constitute an Event of Default hereunder.

7. Rights and Remedies Upon the occurrence of any such Event of Default, and at any time thereafter, in addition to all other rights and remedies of Secured Party, whether provided under Law, the Loan Agreement or otherwise, Secured Party shall have the following rights and remedies which may be exercised without notice to, or consent by, any Grantor, except as such notice or consent is expressly provided for hereunder.

(a) Secured Party may use any of the Trademarks for the sale of goods, completion of work in process, or rendering of services in connection with enforcing any security interest granted to Secured Party by Grantors.

(b) Secured Party may grant such license or licenses relating to the Collateral for such term or terms, on such conditions and in such manner, as Secured Party shall, in its sole discretion, deem appropriate. Such license or licenses may be general, special, or otherwise, and may be granted on an exclusive or nonexclusive basis throughout all or part of the United States of America, its territories and possessions, and all foreign countries.

(c) Secured Party may assign, sell, or otherwise dispose of the Collateral, or any part thereof, either with or without special conditions or stipulations, except that Secured Party agrees to provide Grantors with five (5) days' prior written notice of any proposed disposition of the Collateral. The requirement of sending notice conclusively shall be met if such notice is mailed, first class mail, postage prepaid, to PBII, on behalf of all Grantors. Each Grantor hereby irrevocably appoints PBII as its agent for the purpose of receiving notice of sale hereunder, and agrees that such Grantor conclusively shall be deemed to have received notice of sale when notice of

sale has been given to PBII. Each Grantor expressly waives any right to receive notice of any public or private sale of any Collateral or other security for the Secured Obligations except as expressly provided in this Section 7(c). Secured Party shall have the power to buy the Collateral, or any part thereof, and Secured Party shall also have the power to execute assurances and perform all other acts which Secured Party may, in Secured Party's sole discretion, deem appropriate or proper to complete such assignment, sale, or disposition. In any such event, Grantors shall be liable for any deficiency.

(d) In addition to the foregoing, in order to implement the assignment, sale or other disposition of any of the Collateral pursuant to Section 7(c) hereof, Secured Party may, at any time, execute and deliver, on behalf of Grantors, and each of them, pursuant to the authority granted in powers of attorney, one or more instruments of assignment of the Trademarks (or any application, registration, or recording relating thereto), in form suitable for filing, recording, or registration. Grantors agree to pay Secured Party, on demand, all costs incurred in any such transfer of the Collateral, including, but not limited to any taxes, fees, and reasonable attorneys' fees.

(e) Secured Party may apply the proceeds actually received from any such license, assignment, sale, or other disposition of Collateral first to the reasonable costs and expenses thereof, including, without limitation, reasonable attorneys' fees and all legal, travel, and other expenses which may be incurred by Secured Party. Thereafter, Secured Party may apply any remaining proceeds to such of the Secured Obligations as provided in the Loan Agreement. Grantors shall remain liable to Secured Party for any expenses or Secured Obligations remaining unpaid after the application of such proceeds, and Grantors will pay Secured Party, on demand, any such unpaid amount, together with interest at the rate(s) set forth in the Loan Agreement.

(f) If any such license, assignment, sale, or other disposition of the Collateral (or any part thereof) is made after the occurrence of an Event of Default, Grantors shall supply to Secured Party, or Secured Party's designee, Grantors' knowledge and expertise relating to the manufacture and sale of the products and services bearing the Trademarks and Grantors' customer lists and other records relating to the Trademarks and the distribution thereof.

(g) Each Grantor hereby waives any and all rights that it may have to a judicial hearing, if any, in advance of the enforcement of any of Secured Party's rights hereunder, including, without limitation, its rights following any Event of Default to take immediate possession of the Collateral and exercise its rights with respect thereto.

Nothing contained herein shall be construed as requiring Secured Party to take any such action at any time. All of Secured Party's rights and remedies, whether provided



under Law, the Loan Agreement, this Agreement, or otherwise shall be cumulative, and none is exclusive of any right or remedy otherwise provided herein or in any of the other Loan Documents, at law or in equity. Such rights and remedies may be enforced alternatively, successively, or concurrently.

8. Waivers and Consents. Each Grantor acknowledges that the Liens created or granted herein will or may secure Obligations of Persons other than such Grantor and, in full recognition of that fact, each Grantor consents and agrees that Secured Party may, at any time and from time to time, without notice or demand, and without affecting the enforceability or security hereof: (a) supplement, modify, amend, extend, renew, accelerate or otherwise change the time for payment or the terms of the Secured Obligations or any part thereof, including any increase or decrease of the rate(s) of interest thereon; (b) supplement, modify, amend or waive, or enter into or give any agreement, approval or consent with respect to, the Secured Obligations or any part thereof, or any of the Loan Documents or any additional security or guaranties, or any condition, covenant, default, remedy, right, representation or term thereof or thereunder; (c) accept new or additional instruments, documents or agreements in exchange for or relative to any of the Loan Documents or the Secured Obligations or any part thereof; (d) accept partial payments on the Secured Obligations; (e) receive and hold additional security or guaranties for the Secured Obligations or any part thereof; (f) release, reconvey, terminate, waive, abandon, fail to perfect, subordinate, exchange, substitute, transfer and/or enforce any security or guaranties, and apply any security and direct the order or manner of sale thereof as Secured Party in its sole and absolute discretion may determine; (g) release any Person from any personal liability with respect to the Secured Obligations or any part thereof; (h) settle, release on terms satisfactory to Secured Party or by operation of applicable Laws or otherwise liquidate or enforce any Secured Obligations and any security or guaranty in any manner, consent to the transfer of any security and bid and purchase at any sale; and/or (i) consent to the merger, change or any other restructuring or termination of the corporate or other existence of any Grantor or any other Person, and correspondingly restructure the Secured Obligations, and any such merger, change, restructuring or termination shall not affect the liability of any Grantor or the continuing existence of any Lien hereunder, under any other Loan Document to which any Grantor is a party or the enforceability hereof or thereof with respect to all or any part of the Secured Obligations.

Upon the occurrence and during the continuance of any Event of Default, Secured Party may enforce this Agreement independently as to each Grantor and independently of any other remedy or security Secured Party at any time may have or hold in connection with the Secured Obligations secured hereby, and it shall not be necessary for Secured Party to marshal assets in favor of any Grantor or any other Person or to proceed upon or against and/or exhaust any other security or remedy before proceeding to enforce this Agreement. Each Grantor expressly waives any right to require Secured Party to marshal assets in favor of any Grantor or any other Person or to proceed against any other Grantor or any Collateral provided by any other Grantor, and agrees that Secured Party may proceed against Grantors and/or the Collateral in such order as it shall determine in its sole and absolute discretion. Secured Party may file a separate action or actions against any Grantor, whether

action is brought or prosecuted with respect to any other security or against any other Person, or whether any other Person is joined in any such action or actions. Each Grantor agrees that Secured Party and Borrowers and any other Obligors and any Affiliate of Borrowers and any other Obligors may deal with each other in connection with the Secured Obligations or otherwise, or alter any contracts or agreements now or hereafter existing between any of them, in any manner whatsoever, all without in any way altering or affecting the security of this Agreement. Secured Party's rights hereunder shall be reinstated and revived, and the enforceability of this Agreement shall continue, with respect to any amount at any time paid on account of the Secured Obligations which thereafter shall be required to be restored or returned by Secured Party upon the bankruptcy, insolvency or reorganization of any Borrower or any other Person or otherwise, all as though such amount had not been paid. The Liens created or granted herein and the enforceability of this Agreement at all times shall remain effective to secure the full amount of all the Secured Obligations even though the Secured Obligations, including any part thereof or any other security or guaranty therefor, may be or hereafter may become invalid or otherwise unenforceable as against any Borrower or any other Obligor and whether or not any Borrower or any other Obligor shall have any personal liability with respect thereto. Each Grantor expressly waives any and all defenses now or hereafter arising or asserted by reason of (a) any disability or other defense of any Borrower or any other Obligor with respect to the Secured Obligations, (b) the unenforceability or invalidity of any security or guaranty for the Secured Obligations or the lack of perfection or continuing perfection or failure of priority of any security for the Secured Obligations (other than any security or guaranty given by such Grantor), (c) the cessation for any cause whatsoever of the liability of any Borrower or any other Obligor (other than by reason of the full payment and performance of all Secured Obligations), (d) any failure of Secured Party to marshal assets in favor of any Grantor or any other Person, (e) except as otherwise provided in this Agreement, any failure of Secured Party to give notice of sale or other disposition of Collateral to any Grantor or any other Person or any defect in any notice that may be given in connection with any sale or disposition of Collateral, (f) any act or omission of Secured Party or others that directly or indirectly results in or aids the discharge or release of any Borrower or any other Obligor or the Secured Obligations or any other security or guaranty therefor by operation of Law or otherwise, (g) any Law which provides that the obligation of a surety or guarantor must neither be larger in amount nor in other respects more burdensome than that of the principal or which reduces a surety's or guarantor's obligation in proportion to the principal obligation, (h) any failure of Secured Party to file or enforce a claim in any bankruptcy or other proceeding with respect to any Person, (i) the election by Secured Party, in any bankruptcy proceeding of any Person, of the application or non-application of Section 1111(b)(2) of the United States Bankruptcy Code, (j) any extension of credit or the grant of any Lien under Section 364 of the United States Bankruptcy Code, (k) any use of cash collateral under Section 363 of the United States Bankruptcy Code, (l) any agreement or stipulation with respect to the provision of adequate protection in any bankruptcy proceeding of any Person, (m) the avoidance of any Lien in favor of Secured Party for any reason (other than, as to each Grantor, the avoidance of the Lien granted by such Grantor pursuant to this Agreement), (n) any bankruptcy, insolvency, reorganization, arrangement, readjustment of debt, liquidation or dissolution proceeding commenced by or against any Person, including any discharge of, or

bar or stay against collecting, all or any of the Secured Obligations (or any interest thereon) in or as a result of any such proceeding, (o) to the extent permitted, the benefits of any form of one-action rule under any applicable Law, or (p) any action taken by Secured Party that is authorized by this Section 8 or any other provision of any Loan Document. Each Grantor waives all rights and defenses arising out of an election of remedies by Secured Party, even though that election of remedies, such as a nonjudicial foreclosure with respect to security for the Obligations has destroyed such Grantor's rights of subrogation and reimbursement against the principal by the operation of Section 580d of the California Code of Civil Procedure or otherwise. Each Grantor expressly waives all setoffs and all presentments, demands for payment or performance, notices of nonpayment or nonperformance, protests, notices of protest, notices of dishonor and all other notices or demands of any kind or nature whatsoever with respect to the Secured Obligations, and all notices of acceptance of this Agreement or of the existence, creation or incurring of new or additional Secured Obligations.

9. Condition of Borrowers and Their Subsidiaries. Each Grantor represents and warrants to Secured Party that such Grantor has established adequate means of obtaining from each Borrower and its Subsidiaries, on a continuing basis, financial and other information pertaining to the businesses, operations and condition (financial and otherwise) of each Borrower and its Subsidiaries and their Properties, and such Grantor now is and hereafter will be completely familiar with the businesses, operations and condition (financial and otherwise) of each Borrower and its Subsidiaries and their Properties. Each Grantor hereby expressly waives and relinquishes any duty on the part of Secured Party (should any such duty exist) to disclose to any Grantor any matter, fact or thing related to the businesses, operations or condition (financial or otherwise) of any Borrower or its Subsidiaries or their Properties, whether now known or hereafter known by Secured Party during the life of this Agreement. With respect to any of the Secured Obligations, Secured Party need not inquire into the powers of any Borrower or any Subsidiaries thereof or the officers or employees acting or purporting to act on their behalf, and all Secured Obligations made or created in good faith reliance upon the professed exercise of such powers shall be secured hereby.

10. Liens on Real Property. In the event that all or any part of the Secured Obligations at any time are secured by any one or more deeds of trust or mortgages or other instruments creating or granting Liens on any interests in real Property, each Grantor authorizes Secured Party, upon the occurrence of and during the continuance of any Event of Default, at its sole option, without notice or demand and without affecting any Obligations of any Grantor, the enforceability of this Agreement, or the validity or enforceability of any Liens of Secured Party on any Collateral, to foreclose any or all of such deeds of trust or mortgages or other instruments by judicial or nonjudicial sale. Each Grantor expressly waives any defenses to the enforcement of this Agreement or any Liens created or granted hereby or to the recovery by Secured Party against any Borrower or any guarantor or any other Person liable therefor of any deficiency after a judicial or nonjudicial foreclosure or sale, even though such a foreclosure or sale may impair the subrogation rights of Grantors and may preclude Grantors from obtaining reimbursement or contribution from any of the other Grantors. Each Grantor expressly waives any defenses or benefits that may be derived from California Code of Civil

Procedure §§ 580a, 580b, 580d or 726, or comparable provisions of the Laws of any other jurisdiction, and all other suretyship defenses it otherwise might or would have under California Law or other applicable Law. Each Grantor expressly waives any right to receive notice of any judicial or nonjudicial foreclosure or sale of any real Property or interest therein subject to any such deeds of trust or mortgages or other instruments and any Grantor's failure to receive any such notice shall not impair or affect such Grantor's Obligations or the enforceability of this Agreement or any Liens created or granted hereby.

11. Waiver of Rights of Subrogation. Until no part of any Commitment remains outstanding and all of the Secured Obligations have been paid and performed in full, notwithstanding anything to the contrary elsewhere contained herein or in any other Loan Document to which any Grantor is a party, Grantors hereby waive with respect to each Borrower and its successors and assigns (including any surety) and any other Person, any and all rights at Law or in equity to subrogation, to reimbursement, to exoneration, to indemnity, to contribution, to setoff or to any other rights that could accrue to a surety against a principal, to a guarantor against a maker or obligor, to an accommodation party against the party accommodated, or to a holder or transferee against a maker and which Grantors may have or hereafter acquire against any Borrower or any other Party in connection with or as a result of Grantors' execution, delivery and/or performance of this Agreement or any other Loan Document to which any Grantor is a party. Each of the Grantors agrees that, until no part of any Commitment remains outstanding and all of the Secured Obligations have been paid and performed in full, it shall not have or assert any such rights against any Borrower or any Borrower's successors and assigns or any other Person (including any surety), either directly or as an attempted setoff to any action commenced against such Grantor by any Borrower (as borrower or in any other capacity) or any other Person. Grantors hereby acknowledge and agree that this waiver is intended to benefit Secured Party and shall not limit or otherwise affect Grantors' liability hereunder, under any other Loan Document to which any Grantor is a party, or the enforceability hereof or thereof. Until such time, if any, as all of the Secured Obligations have been paid and performed in full and no portion of any Commitment remains in effect, each Grantor expressly waives any right to enforce any remedy that Secured Party now has or hereafter may have against any other Person and waives the benefit of, or any right to participate in, any Collateral now or hereafter held by Secured Party.

12. Waiver of Discharge. Without limiting the generality of the foregoing, each Grantor hereby waives discharge by waiving all defenses based on suretyship or impairment of collateral.

13. Understandings with Respect to Waivers and Consents. Grantors and each of them warrant and agree that each of the waivers and consents set forth herein are made after consultation with legal counsel and with full knowledge of their significance and consequences, with the understanding that events giving rise to any defense or right waived may diminish, destroy or otherwise adversely affect rights which Grantors otherwise may have against any Borrower, Secured Party or others, or against Collateral, and that, under the circumstances, the waivers and consents herein given are reasonable and not contrary to public policy or Law.

If any of the waivers or consents herein are determined to be contrary to any applicable Law or public policy, such waivers and consents shall be effective to the maximum extent permitted by Law.

14. Costs and Expenses.

(a) Grantors will pay any and all charges, costs and taxes incurred in implementing or subsequently amending this Agreement, including, without limitation, recording and filing fees, appraisal fees, stamp taxes, and reasonable fees and disbursements of Secured Party's counsel incurred by Secured Party, and the allocated cost of in-house counsel to Secured Party, in connection with this Agreement, and in the enforcement of this Agreement and in the enforcement or foreclosure of any Liens, security interests or other rights of Secured Party under this Agreement, or under any other documentation heretofore, now, or hereafter given to Secured Party in furtherance of the transactions contemplated hereby.

(b) Grantors agree to reimburse Secured Party for and indemnify it against, any and all losses, expenses and liabilities (including liabilities for penalties) of whatever kind or nature sustained and reasonably incurred in connection with any claim, demand, suit or legal or arbitration proceeding relating to this Agreement, or the exercise of any rights or powers hereunder, including reasonable attorneys' fees and disbursements, and the allocated cost of in-house counsel to Secured Party, except losses, expenses and liabilities arising out of Secured Party's own gross negligence or willful misconduct.

15. Miscellaneous.

(a) Grantors and Secured Party may from time to time agree in writing to the release of certain of the Collateral from the security interest created hereby.

(b) Any notice, request, demand or other communication required or permitted under this Agreement shall be in writing and shall be deemed to be properly given if done in accordance with Section 11.6 of the Loan Agreement.

(c) Except as otherwise set forth in the Loan Agreement, the provisions of this Agreement may not be modified, amended, restated or supplemented, whether or not the modification, amendment, restatement or supplement is supported by new consideration, except by a written instrument duly executed and delivered by Secured Party and Grantors.

(d) Except as otherwise set forth in the Loan Agreement or this Agreement, any waiver of the terms and conditions of this Agreement, or any Event of Default and its consequences hereunder or thereunder, and any consent or approval

required or permitted by this Agreement to be given, may be made or given with, but only with, the written consent of Secured Party on such terms and conditions as specified in the written instrument granting such waiver, consent or approval.

(e) Any failure or delay by Secured Party to require strict performance by Grantors of any of the provisions, warranties, terms, and conditions contained herein, or in any other agreement, document, or instrument, shall not affect Secured Party's right to demand strict compliance and performance therewith, and any waiver of any default shall not waive or affect any other default, whether prior or subsequent thereto, and whether of the same or of a different type. None of the warranties, conditions, provisions, and terms contained herein, or in any other agreement, document, or instrument, shall be deemed to have been waived by any act or knowledge of Secured Party, its agents, officers, or employees, but only by an instrument in writing, signed by an officer of Secured Party and directed to Grantors, specifying such waiver.

(f) If any term or provision of this Agreement conflicts with any term or provision of the Loan Agreement, the term or provision of the Loan Agreement shall control.

(g) If any provision hereof shall be deemed to be invalid by any court, such invalidity shall not affect the remainder of this Agreement.

(h) This Agreement shall be binding upon, and for the benefit of, the parties hereto and their respective legal representatives, successors, and assigns.

16. Continuing Effect. This Agreement shall remain in full force and effect and continue to be effective should any petition be filed by or against any Obligor for liquidation or reorganization, should any Obligor become insolvent or make an assignment for the benefit of creditors or should a receiver or trustee be appointed for all or any significant part of any Obligor's assets, and shall continue to be effective or be reinstated, as the case may be, if at any time payment and performance of the Secured Obligations, or any part thereof, is, pursuant to applicable Law, rescinded or reduced in amount, or must otherwise be restored or returned by Administrative Agent or any Lender, whether as a "voidable preference," "fraudulent conveyance," or otherwise, all as though such payment or performance had not been made. In the event that any payment or any part thereof is rescinded, reduced, restored or returned, the Secured Obligations shall be reinstated and deemed reduced only by such amount paid and not so rescinded, reduced, restored or returned.

17. Additional Grantors. From time to time following the Closing Date, Significant Subsidiaries of PBHI may become parties hereto, as additional Grantors, by executing and delivering to Administrative Agent an Instrument of Joinder substantially in the form of Exhibit A hereto, accompanied by such documentation as Administrative Agent may require in connection therewith, wherein such additional Grantors agree to become a party hereto and to

be bound hereby. Upon delivery of such Instrument of Joinder to and acceptance thereof by Administrative Agent, notice of which acceptance is hereby waived by Grantors, each such additional Grantor shall be as fully a party hereto as if such Grantor were an original signatory hereof. Each Grantor expressly agrees that its Secured Obligations and the Liens upon its Property granted herein shall not be affected or diminished by the addition or release of additional Grantors hereunder, nor by any election of Secured Party not to cause any Significant Subsidiary of PBHI to become an additional Grantor hereunder. This Agreement shall be fully effective as to any Grantor who is or becomes a party hereto regardless of whether any other Person becomes or fails to become or ceases to be a Grantor hereunder.

18. Release of Grantors. This Agreement and all Obligations of Grantors hereunder shall be released when all Obligations have been paid in full in cash or otherwise performed in full and when no portion of any Commitment remains outstanding. Upon such release of Grantors' Obligations hereunder, Secured Party shall return any Collateral to Grantors, or to the Person or Persons legally entitled thereto, and shall endorse, execute, deliver, record and file all instruments and documents, and do all other acts and things, reasonably required for the return of the Collateral to Grantors, or to the Person or Persons legally entitled thereto, and to evidence or document the release of Secured Party's interests arising under this Agreement, all as reasonably requested by, and at the sole expense of, Grantors.

19. Additional Powers and Authorization. The Administrative Agent has been appointed as the Administrative Agent hereunder pursuant to the Loan Agreement and shall be entitled to the benefits of the Loan Agreement and the other Loan Documents. Notwithstanding anything contained herein to the contrary, the Administrative Agent may employ agents, trustees, or attorneys-in-fact and may vest any of them with any Property (including, without limitation, any Collateral in which a security interest is granted hereunder), title, right or power deemed necessary for the purposes of such appointment.

20. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute one and the same agreement.

21. **GOVERNING LAW. THIS AGREEMENT SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH AND GOVERNED BY THE FEDERAL LAWS OF THE UNITED STATES OF AMERICA AND THE LAWS OF THE STATE OF CALIFORNIA.**

22. WAIVER OF JURY TRIAL. EACH GRANTOR AND SECURED PARTY EXPRESSLY WAIVE THEIR RESPECTIVE RIGHTS TO A TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF OR RELATED OR INCIDENTAL TO THIS AGREEMENT, THE LOAN AGREEMENT, THE OTHER LOAN DOCUMENTS OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY IN ANY ACTION, PROCEEDING OR OTHER LITIGATION OF ANY TYPE BROUGHT BY ANY OF THE PARTIES AGAINST ANY OTHER PARTY OR PARTIES, WHETHER NOW EXISTING OR HEREAFTER ARISING AND WHETHER WITH RESPECT TO CONTRACT CLAIMS, TORT CLAIMS, OR OTHERWISE. EACH GRANTOR AND SECURED PARTY AGREE THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE TRIED BY A COURT TRIAL WITHOUT A JURY. WITHOUT LIMITING THE FOREGOING, THE PARTIES FURTHER AGREE THAT THEIR RESPECTIVE RIGHTS TO A TRIAL BY JURY ARE WAIVED BY OPERATION OF THIS SECTION AS TO ANY ACTION, COUNTERCLAIM OR OTHER PROCEEDING WHICH SEEKS, IN WHOLE OR IN PART, TO CHALLENGE THE VALIDITY OR ENFORCEABILITY OF THIS AGREEMENT, THE LOAN AGREEMENT OR THE OTHER LOAN DOCUMENTS OR ANY PROVISION HEREOF OR THEREOF. THIS WAIVER SHALL APPLY TO ANY SUBSEQUENT AMENDMENTS, RENEWALS, SUPPLEMENTS OR MODIFICATIONS TO THIS AGREEMENT, THE LOAN AGREEMENT AND THE OTHER LOAN DOCUMENTS. ANY PARTY HERETO MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE SIGNATORIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.



IN WITNESS WHEREOF, each Grantor has executed this Agreement by its duly authorized officer as of the date first written above.

"Grantors"

PRESTIGE BRANDS HOLDINGS, INC.,  
a Virginia corporation

By: Elise Donahue

Elise Donahue, Vice President

[Printed Name and Title]

PRESTIGE BRANDS INTERNATIONAL, INC.,  
a Virginia corporation

By: Elise Donahue

Elise Donahue, Vice President

[Printed Name and Title]

ACCEPTED AND AGREED  
AS OF THE DATE FIRST  
ABOVE WRITTEN:

"Secured Party"

UNION BANK OF CALIFORNIA, N.A.,  
as Administrative Agent for the Lenders

By: Gary Kisker

Assistant Vice President

[Printed name and title]

EXHIBIT A  
TO  
TRADEMARK SECURITY AGREEMENT

INSTRUMENT OF JOINDER

THIS INSTRUMENT OF JOINDER ("Joinder") is executed as of \_\_\_\_\_, \_\_\_\_\_, by \_\_\_\_\_, a \_\_\_\_\_ ("Joining Party"), and delivered to Union Bank of California, N.A., as Administrative Agent, pursuant to the Trademark Security Agreement dated as of July \_\_\_\_, 2000 made by Prestige Brands Holdings, Inc., a Virginia corporation ("PBHI") and Prestige Brands International, Inc., a Virginia corporation ("PBII") as initial Grantors, and the other Grantors party thereto, in favor of the Administrative Agent and the Lenders referred to in the Loan Agreement referred to below (as amended, extended, renewed, supplemented, or otherwise modified from time to time, the "Trademark Agreement"). Terms used but not defined in this Joinder shall have the meanings defined for those terms in the Trademark Agreement.

RECITALS

(a) The Trademark Agreement was made by the Grantors in favor of the Administrative Agent for the benefit of the Lenders that are parties to that certain Revolving/Term Loan Agreement (as amended, extended, renewed, supplemented, or otherwise modified from time to time, the "Loan Agreement") dated as of July \_\_\_\_, 2000, among PBHI, PBII, the other Significant Subsidiaries of PBHI that are parties thereto as borrowers (together with PBHI and PBII, "Borrowers"), the Lenders which are parties thereto, and Union Bank of California, N.A., as the Administrative Agent for the Lenders.

(b) Joining Party has become a Significant Subsidiary of PBHI, and as such is required pursuant to Section 5.11 of the Loan Agreement to become a Grantor under the terms and conditions of the Trademark Agreement.

(c) Joining Party expects to realize direct and indirect benefits as a result of the availability to Borrowers of the credit facilities under the Loan Agreement.

NOW, THEREFORE, Joining Party agrees as follows:

AGREEMENT

(1) By this Joinder, Joining Party becomes a "Grantor" under and pursuant to Section 17 of the Trademark Agreement. Joining Party agrees that, upon its execution hereof, it will become a Grantor under the Trademark Agreement with respect to the Secured Obligations,

and will be bound by all terms, conditions, and duties applicable to a Grantor under the Trademark Agreement.

(2) The effective date of this Joinder is \_\_\_\_\_, \_\_\_\_\_.

"Joining Party"

\_\_\_\_\_ a \_\_\_\_\_

By: \_\_\_\_\_

Title: \_\_\_\_\_

ACKNOWLEDGED:

UNION BANK OF CALIFORNIA, N.A.,  
as Administrative Agent

By: \_\_\_\_\_

Title: \_\_\_\_\_

SCHEDULE 1

Existing and Pending Trademarks

[See Attached Listing]

1. A = Applied for, 2. V = Registered, 3. U = Unregistered, 4. C = Cancelled

Abnd : A = Abandoned, S = Sold, L = Lapsed, C = Cancelled

Conv. / Country	Trademark	Status	Priority Date	Appl'n Date	Appl'n No.	Owner	Due Date
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Aruba	PRELL	R		1 1 1986	88101974	PGCo	1 1 2006 R1
				10 12 1989	13058		

Class(es) : 003 Goods : Shampoo.

Austria	PRELL	R		8 3 1956	AM 1536/56	PGCo	11 30 2006 R1
				11 7 1956	35469		

Class(es) : 003 Goods : Shampoos.

Bahamas	PRELL	R		11 20 1946	1550	PGCo	11 20 2002 R1
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Class(es) : 003 Goods : Shampoo.

Bahrain	PRELL	R		6 2 1983	MA 7928	PGCo	6 2 2003 R1
				6 2 1983			

Class(es) : 003 Goods : SOAPS, SHampoos, HAIR LOTIONS, PRODS FOR THE CARE & BEAUTY OF THE HAIR SCALP & DENTIFRICES PLATIN & ABAHIC?

Bangladesh	PRELL	R		1 21 1950	MA 9711	PGCo	1 21 2002 R1
				1 21 1950			

Class(es) : 003 Goods : Shampoo.

Barbados	PRELL	R		2 1 1951	81/4916	PGCo	2 1 2006 R1
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Class(es) : 003 Goods : Shampoo.

Belarus	PRELL	R		8 18 1971	50822	PGCo	8 18 2007 R1
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Class(es) : 003 Goods : Perfumery products, toilet preparations (non-medicated), cosmetics, dentifrices, depilatory preparations, toilet articles (not included in other classes), sachets for waving the hair, soaps and essential oils.

Belarus	PRELL	R		10 18 1971	552175	PGCo	10 18 2008 R1
				10 18 1971	66454		

Class(es) : 003 Goods : Shampoo.

Bermuda

PRELL

R

11 13 1946 2266

11 13 2002 R1

PGCo

Classes) : 003

Goods : Shampoo.

Bolivia

PRELL

A

4 6 1987 0131

PGCo

Classes) : 003

Goods : All wares in the class.

Botswana

PRELL

R

6 6 1946

12 14 1953 738

6 6 2004 R1

PGCo

Classes) : 003

Goods : Shampoos

Brazil

PRELL

R

8 24 1989 815062907  
9 17 1991 815062907

9 17 2001 R1

PGCo

Classes) : 003

Goods : Shampoos; perfumery & sanitary products; toiletry articles in general.

Canada

PRELL

R

7 5 1945 187388  
7 5 1945 UCA21612

7 5 2005 R1

P&G Inc.

Classes) : 003

Goods : Shampoo; hair conditioner.

Canada

PRELL

R

11 16 1965 293219  
8 11 1967 TMA152,429

8 11 2012 R1

P&G Inc.

Classes) : 003

Goods : Shampoo for personal use.

China

PRELL

R

5 10 1976 75422

5 9 2006 R1

PGCo

Classes) : 003

Goods : Cosmetics.

Colombia

PRELL

R

3 16 1984 NA.  
8 27 1987 119794

8 27 2002 R1

PGCo

Classes) : 003

Goods : Bleaching preparations & other substances for whitening; cleaning, polishing, degreasing & abrasive preparations; soaps; perfumery; essential oils; cosmetics; hair lotions; dentifrices.

Denmark

PRELL

R

6 28 1947 819/1947

6 28 2007 R1

PGCo

Classes) : 003

Goods : Shampoo.

Dominican Rep	PRELL	R		12 31 1956	5895		PGCo	12 31 2006	R1
Classes) : 003 Goods : Shampoo.									
Ecuador	PRELL	R		2 24 1987	N/A		Rosemount	5 13 2003	R1
Classes) : 003 Goods : Soaps, shampoos, cosmetics, perfumery, hair lotions and dentifrices.									
Egypt	PRELL	R		12 21 1947	NA		PGL	12 21 2007	R1
Classes) : 003 Goods : Perfumes, toilet preparations (not medicated), cosmetic creams, dentifrices, depilatory preparations, toilet articles (not included in other classes), sachets for use in waving the hair, soaps and essential oils.									
El Salvador	PRELL	R		12 17 1946	NA.		PGCo	5 29 2007	R1
Classes) : 003 Goods : Soaps for washing the hair.									
France	PRELL	R		3 27 1947	1380615		PGCo	11 20 2006	R1
Classes) : 003 Goods : All kinds of shampoos.									
Gaza	PRELL	R		7 9 1962	NA		PGCo	7 9 2011	R1
Classes) : 003 Goods : Shampoo.									
Greece	PRELL	R		6 17 1958	22511		PGCo	9 7 2007	R1
Classes) : 003 Goods : Shampoos and other products for hair washing.									
Guatemala	PRELL	R		12 11 1946	N/A		PGCo	1 24 2007	R1
Classes) : 003 Goods : Shampoo.									
Haiti	PRELL	R		12 26 1946	37/104		P&G Interamericas	12 1 2005	R1
Classes) : 003 Goods : Shampoos.									

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Honduras

PRELL

R

12 19 1946 N/A  
6 3 1947 3811-A

PGCo

6 3 2007 R1

Classes) : 005 Goods : Chemical, medical and especially pharmaceutical products.

Hong Kong

PRELL

R

12 10 1948 NA.  
12 10 1948 606 OF 1949

PGCo

12 10 2004 R1

Classes) : 003 Goods : Shampoo.

Iran

PRELL

R

2 16 1987 91481  
4 27 1987 61445

PGCo

2 16 2007 R1

Classes) : 003 Goods : Soaps, perfumery, essential oils, cosmetics, hair lotions, shampoos and dentifrices.

Ireland

PRELL

R

12 3 1947 44923

PGL

12 3 2003 R1

Classes) : 003 Goods : Perfumery, toilet preparations (non-medicated), cosmetic preparations, dentifrices, depilatory preparations, toilet articles (not included in other classes), sachets for use in waving the hair, soaps, and essential oils.

Israel

PRELL

R

1 11 1950 NA  
1 11 1950 10593

PGCo

1 11 2013 R1

Classes) : 003 Goods : Shampoo.

Italy

PRELL

R

7 4 1954  
7 4 1954 N.A.  
1 22 1955 687499

PGCo

4 7 2004 R1

Classes) : 003 Goods : Perfumery, cosmetics, dentifrices, soaps, and toilet preparations.

Italy

PRELL

R

2 9 1961 N.A.  
10 24 1964 438914

PGL

2 9 2001 R1

Classes) : 003 Goods : Perfumery, toilet preparations, cosmetic preparations, dentifrices, depilatory preparations, toilet articles (not included in other classes), soaps and essential oils.

Jamaica

PRELL

R

12 22 1947 4962

PGL

12 22 2003 R1

Classes) : 003 Goods : Perfumery (including toilet articles, preparations for the teeth and hair, and perfumed soap).

Japan

PRELL

R

5 22 1962 NA.  
6 17 1963 617714

PGCo

6 17 2003 R1

Classes) : 003 Goods : Shampoo.



Japan

PRELL

R 10 22 1982 4 15 1996 08-040893 10 3 2007 R1 PGCo

Classes) : 003 Goods : Shampoos and other soaps, hair rinses and other hair care cosmetics.

Japan

PRELL (Katakana)

R 1 26 1973 NA 6 27 1980 1420727 6 27 2000 R1 PGCo

Classes) : 003 Goods : Soaps (exclusive of those belonging under medicines), dentifrices.

Jordan

PRELL

R 9 12 1957 NA 9 12 1957 4164 9 12 2006 R1 PGCo

Classes) : 003 Goods : SHAMPOO (OTHER COSMETIC PRODUCTS RELATING TO THE CLEANING AND CARE OF HAIR BUT NOT EXTENDED TO OTHER COSMETIC PRODUCTS)

Kuwait

PRELL

R 9 26 1983 15966 9 26 1983 14949 9 24 2003 R1 PGCo

Classes) : 003 Goods : Shampoo

Laos

PRELL

R 8 27 1993 2447 8 27 1993 2365 8 27 2003 R1 PGCo

Classes) : 003 Goods : Class 3 : Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentifrices.

Laos

PRELL PACKAGE II

R 8 27 1993 2465 8 27 1993 2429 8 27 2003 R1 PGCo

Classes) : 003 Goods : Class 3 : Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentifrices.

Lebanon

PRELL (& Arabic)

R 9 28 1954 NA 9 28 1954 45863 9 28 1999 R3 PGCo

Classes) : 003 Goods : Shampoos, toilet soaps and cosmetic products.

Lesotho

PRELL

R 6 6 1946 10 14 1953 NA 11 13 1953 LS/M/94/00370 6 6 2004 R1 PGAG

Classes) : 003 Goods : Shampoos included in Class 48.

Libya

PRELL

R 12 9 1971 NA 12 9 1971 1702/7393 12 9 2001 R1 PGCo

Classes) : 003 Goods : Shampoo and other preparations for the hair, cosmetics, perfumery, and

Preparations for the teeth.

Macao

PRELL

A

6 21 1995 14 788/DSE

PGCo

Class(es) : 003 Goods : Shampoo, conditioner, hair care products.

Malaysia

PRELL

R

1 11 1952 NA.  
1 11 1952 M/20496

PGCo

1 11 2001 R1

Class(es) : 003 Goods : Shampoo.

Mexico

PRELL

R

4 3 1991 109933  
8 16 1991 398187

PGCo

4 3 2001 R1

Class(es) : 003 Goods : All kinds of bleaching preparations & other laundry substances; cleaning, polishing, scouring & abrasive preparations; soaps; perfumery; essential oils, cosmetics, hair lotions; dentifrice.

Monaco

PRELL

R

3 9 1967 67.3678  
3 9 1967 R-97.17649

PGCo

3 9 2007 R1

Class(es) : 003 Goods : Class 1 : Bleaching preparations and other substances for laundry use, cleaning, polishing, scouring and abrasive preparations, industrial and household soaps, toilet soaps, perfumery, essential oils, cosmetics, products for the care of the scalp and hair, hair lotions, +++

Morocco

PRELL (& Arabic)

R

11 26 1982 NA  
11 26 1982 32875

PGCo

11 26 2002 R1

Class(es) : 003 Goods : Soaps, shampoos, lotions & preparations for the care of the hair & the skin

Namibia (S.W.A.)

PRELL

R

11 21 1949 NA  
11 22 1949 2011/49

PGAG

11 21 2007 R1

Class(es) : 003 Goods : Shampoos.

Netherlands Antilles

PRELL

R

8 18 1987 NA  
8 18 1987 14602

PGCo

8 18 2017 R1

Class(es) : 003 Goods : Shampoo.

New Zealand

PRELL

R

4 14 1947 NA.  
4 14 1947 44627

PGCo

4 14 2010 R1

Class(es) : 003 Goods : Shampoo.

Newfoundland PRELL

PGCo Inc.

Class(es) : 003 R 4 7 1947 2873 12 31 2999 R1  
Goods : Shampoo preparations.

Nicaragua

PRELL

R

11 8 1966 N/A  
1 6 1967 16138 1 5 2007 R1  
PGCo

Class(es) : 003  
Goods : Cosmetics, perfumes and toilet preparations, shampoos and other preparations for the hair in general and all other preparations included in this class.

Norway

PRELL

R

3 28 1947 42057 3 28 2007 R1  
2 16 1948 35127  
PGCo

Class(es) : 003  
Goods : Shampoo.

Oman

PRELL

R

10 1 1989 2849 10 1 1999 R3  
11 22 1994 2849  
PGCo

Class(es) : 003  
Goods : All wares in class 3

Pakistan

PRELL

R

1 21 1950 NA 1 21 2002 R1  
1 21 1950 9567  
PGCo

Class(es) : 003  
Goods : SHAMPOO

Panama

PRELL

R

12 28 1946 N/A 5 5 2007 R1  
5 5 1947 1806  
PGCo

Class(es) : 003  
Goods : Shampoo.

Peru

PRELL PACKAGE II

R

3 2 1993 217161 11 30 2003 R1  
11 30 1993 003628  
PGCo

Class(es) : 003  
Goods : Shampoo and in general all cosmetic products & preparations of this class.

Portugal

PRELL

R

3 18 1947 148178 5 18 2003 D1  
3 18 1947 148178  
5 18 1948 148178  
PGCo

Class(es) : 003  
Goods : Shampoo.

Qatar

PRELL (& Arabic)

R

6 12 1982 NA 6 12 2002 R1  
6 8 1989 2922  
PGCo

Class(es) : 003  
Goods : All kinds of soaps, synthetic detergents for household & laundry use, Cosmetics, toiletries, hair lotions & shampoo

Saudi Arabia PRELL (& Arabic)

R 11 12 1983 NA 4 4 2003 R1  
3 11 1986 124/83

DPAG

Class(es) : 003

Goods : Bleaching preparations and other substances for laundry use, cleaning, polishing, scouring and abrasive preparations, soaps, perfumery, essential oils, cosmetics, hair lotions, dentifrices.

Singapore PRELL

R 5 23 1951 NA 5 23 2000 R1  
5 23 1951 13857

PGCo

Class(es) : 003

Goods : Shampoo.

South Africa PRELL

R 6 6 1946 1528/46 6 6 2004 R1  
5 22 1947 1528/46

PGCo

Class(es) : 003

Goods : Shampoos.

Spain PRELL

R 4 11 1947 20104.1 4 30 2002 T1  
6 21 1949 20104.1

PGCo

Class(es) : 003

Goods : Shampoo.

Surinam PRELL

R 11 15 1946 5346 2 17 2007 R1

PGCo

Class(es) : 003

Goods : Shampoo.

Shaziland PRELL

R 11 18 1953 56-1953 6 6 1994 R3

PGAG

Class(es) : 003

Goods : SHAMPOOS PRIORITY DATE 060646E

Switzerland PRELL

R 6 19 1947 N.A. 5 22 2007 R1  
6 19 1947 355202

PGCo

Class(es) : 003

Goods : Shampoo.

Switzerland PRELL

R 2 23 1973 404164 1 7 2013 R1

PGAG

Class(es) : 003

Goods : Cosmetic products, shampoo.

Switzerland PRELL (& Arabic)

R 5 13 1982 319490 5 13 2002 R1

DPAG

Class(es) : 003

Goods : Bleaching preparations and other substances for laundry use, cleaning, polishing, scouring and abrasive preparations, soaps, perfumery, essential oils, cosmetics, hair lotions, dentifrices.

Syria

PRELL

R

Classes) : 003

Goods : Shampoos.

8 19 1956 9212  
8 19 1956 16902

PGCo

8 19 2006 R1

Taiwan

PRELL

R

Classes) : 003

Goods : All kinds of shampoo and all other goods properly belonging in the other articles group.

12 1 1962 14471

11 30 2002 R1

PGCo

Taiwan

PRELL LABEL DESIGN

R

Classes) : 003

Goods : Shampoos.

4 21 1983 NA  
11 1 1983 225274

11 30 2002 R1

PGCo

Thailand

PRELL (Thai)

R

Classes) : 003

Goods : Perfumed soap; shampoo and conditioner for hair; gel spray for hair.

11 19 1985 297450  
11 19 1985 Kor38171

11 19 2005 R1

PGCo

Trinidad & Tobago

PRELL

R

Classes) : 003

Goods : Shampoo and all other articles in this Class.

4 13 1948 NA  
8 13 1948 63-1948

4 13 2004 R1

PGCo

Turkey

PRELL

R

Classes) : 003

Goods : Toilet and bath soaps, perfumery, essential oils, cosmetics, hair lotion and shampoos, skin lotions, bath foams.

2 4 1985 85076

2 4 2005 R1

PGCo

U.A.E.

PRELL

R

Classes) : 003

Goods : Soaps, shampoos, lotions and preparations for the care of the hair and scalp.

8 30 1982 7 31 1993 1324  
12 27 1994 819

7 31 2003 R1

PGCo

United Kingdom

PRELL

R

Classes) : 003

Goods : Shampoos for the hair.

1 13 1947 655410

1 13 2006 R1

PGCo

USA

PRELL

R

Classes) : 003

Goods : Hair conditioner.

7 17 1985 9 5 1985 NA  
4 15 1986 1,389,631

4 15 2006 R1

PGCo

28

USA PRELL

R 9 20 1944 10 10 1944 NA, 10 30 2005 R1

Class(es) : 003 Goods : Shampoo.

USA PRELL

R 9 20 1944 10 1 1947 NA, 6 1 2008 R1

Class(es) : 003 Goods : Shampoo.

Venezuela PRELL

R 7 23 1948 19736 7 23 2003 R1

Class(es) : 003 Goods : Shampoo.

Viet Nam PRELL

R 4 15 1992 7388 4 15 1992 6592 4 15 2002 R1

Class(es) : 003 Goods : Bleaching preparations & other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentifrices.

Viet Nam PRELL PACKAGE I

R 7 8 1993 7 8 1993 14392 7 8 1993 11965 7 8 2003 R1

Class(es) : 003 Goods : Shampoo, soap.

Viet Nam PRELL PACKAGE II

R 7 8 1993 14393 7 8 1993 11998 7 8 2003 R1

Class(es) : 003 Goods : Shampoo, soap

Virgin Islands PRELL

R 11 21 1946 5367 10 30 2005 R1

Class(es) : 003 Goods : Shampoo.

Yemen Republic PRELL (& Arabic)

R 8 19 1987 3017 6 14 1995 5278 8 19 2007 R1

Class(es) : 003 Goods : Soaps, perfumery, essential oils, cosmetics, hair lotions, shampoos and dentifrices.

Zambia PRELL

R 5 19 1954 NA 9 3 1954 3240 1 13 2010 R1

Class(es) : 003 Goods : SHAMPOOS FOR THE HAIR

Zimbabwe

PREL

R

Class(es) : 003

Goods : Shampoo.

3 10 1948 NA  
11 8 1961 378/47

PGAS

3 10 2006 R1

Number of records : 89

Status : S = Search request, SR = Search Report, F = Filing request

: A = Appl'n Number, R = Reg'n Number, U = Used

Abnd : A = Abandoned, S = Sold, L = Lapsed, C = Cancelled

Conv. / Country	Trademark	Status	Priority Date	Appl'n Date	Appl'n No.	Owner	Due Date
OHIM	CHLORASEPTIC	R		4 9 1996	200527	PGCo	4 9 2006 R1
				4 21 1998	200527		

Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gergles and lozenges, all being medicated.

Albania	CHLORASEPTIC	R	10 17 1967	9 10 1991	237	PGCo	9 10 2001 R1
				12 8 1992	5077		

Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat and mouth soreness.

Aruba	CHLORASEPTIC	R		9 8 1988	0908110	PGCo	12 31 2005 R1
				6-13 1989	13263		

Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat and mouth soreness.

Austria	CHLORASEPTIC	R	6 21 1985	6 21 1985	AM1930/85	PGCo	11 30 2005 R1
				11 21 1985	110955		

Classes) : 005 Goods : Pharmaceutical products and preparations as well as chemical preparations for health care.

OHIM Austria	CHLORASEPTIC	R		4 9 1996	200527	PGCo	4 9 2006 R1
				4 21 1998	200527		

Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gergles and lozenges, all being medicated.

Bahrain	CHLORASEPTIC	R		12 1 1984	MA	PGCo	12 1 2006 R1
				12 1 1984	9008		

Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat and mouth soreness.

Barbados	CHLORASEPTIC	R		7 9 1992	MA	PGCo	5 7 2008 R1
				5 7 1998	81-6605		

Classes) : 005 Goods : Pharmaceutical preparation for the relief of throat and mouth

Exhibit A  
TRADEMARK

R1 = Renewal due  
R2 = Renewal instructions have been sent to the agent/associat  
R3 = Renewal fees have been paid; awaiting receipt of renewal certificate.



Benclux	CHLORASEPTIC	R	4 18 1964	4 29 1971	003402	PGCo	4 29 2004 R1
Classes : 005 Goods : Medicinal, pharmaceutical and veterinary preparations.							
OHIM Benclux	CHLORASEPTIC	R	4 9 1996	200527		PGCo	4 9 2006 R1
Classes : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.							
Bermuda	CHLORASEPTIC	R	10 11 1984	NA		PGCo	10 11 2005 R1
Classes : 005 Goods : Pharmaceutical preparations for the relief of throat and mouth soreness.							
Brazil	CHLORASEPTIC	A	8 21 1992	816872139		RVI	
Classes : 005 Goods : Pharmaceutical preparations for relieving mouth & throat irritations.							
Canada	CHLORASEPTIC	R	4 30 1959	250726		PGCo	5 27 2005 R1
Classes : 005 Goods : Anesthetic mouthwash and pharmaceutical preparation for the relief of throat and mouth soreness.							
Canada	CHLORASEPTIC	R	8 30 1967	307392		PGCo	8 1 2014 R1
Classes : 005 Goods : Pharmaceutical preparation for the relief of throat & mouth soreness.							
Chile	CHLORASEPTIC	R	2 2 1978	2 2 1978	NA, 364.978	PGCo	2 14 2001 R1
Classes : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.							
Chile	CHLORASEPTIC CHERRY	R	6 12 1979	6 12 1979	NA, 364.980	PGCo	2 14 2001 R1
Classes : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.							
China	CHLORASEPTIC	R	7 11 1985	NA, 258615		PGCo	8 10 2006 R1
Classes : 005 Goods : Pharmaceutical preparation for the relief of throat & mouth soreness.							

2

Colombia CHLORASEPTIC

Classes) : 005 Goods : Class 5 :  
 3 30 1990 319304 NEP1  
 6 17 1994 164285 6 17 2004 R1  
 Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use, food for babies; plasters, material for dressings; material for stopping teeth; dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides. +++

Costa Rica CHLORASEPTIC

Classes) : 005 Goods : Pharmaceutical preparations for the treatment of mouth and throat soreness.  
 12 19 1974 12 19 1974 N/A PGCo  
 4 29 1975 49178 4 29 2000 R3

Cuba CHLORASEPTIC

Classes) : 005 Goods : Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use, food for babies; plasters, material for dressings; material for stopping teeth; dental wax; disinfectants; preparations for destroying vermin; fungicides, and herbicides.  
 7 31 1997 1082/97 PGCo

Cyprus CHLORASEPTIC

Classes) : 005 Goods : Pharm preps for the relief of throat and mouth soreness.  
 9 10 1984 NA PGCo  
 9 10 1984 825369 9 10 2005 R1

Denmark CHLORASEPTIC

Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.  
 4 9 1996 200527 PGCo  
 4 21 1998 200527 4 9 2006 R1

Dominican Rep CHLORASEPTIC

Classes) : 001 005 Goods : Chemical products used in industry, photography, tanning materials, drug pharmaceutical, medical and chemical products, special or not, bandage materials, disinfectants and veterinary products, pharmaceutical preparations for the relief of mouth and throat soreness.  
 10 24 1974 23506 PGCo  
 10 24 2014 R1

Ecuador CHLORASEPTIC

Classes) : 005 Goods : Class 5 :  
 4 28 1995 56476-95 Rosemount  
 11 14 1996 2644-96 11 14 2006 R1

El Salvador CHLORASEPTIC R  
 11 20 1974 11 20 1974 N/A RVI  
 10 8 1975 898K-59 10 8 2005 R1  
 Goods : Pharmaceutical preparations for the relief of mouth and throat pain and soreness.  
 Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use, food for babies; plasters, material for dressings; material for stopping teeth; dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides. +++

OHIM Finland CHLORASEPTIC R  
 Class(es) : 005  
 Goods : Pharmaceutical preparations for the relief of mouth and throat pain and soreness.  
 4 9 1996 200527 PGCo  
 4 21 1998 200527 4 9 2006 R1

France CHLORASEPTIC R  
 Class(es) : 005  
 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.  
 5 8 1964 5 8 1964 82515 PGCo  
 5 8 1964 1525878 4 24 2009 R1

OHIM France CHLORASEPTIC R  
 Class(es) : 005  
 Goods : Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use; food for babies; plasters, material for dressings; material for stopping teeth; dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.  
 4 9 1996 200527 PGCo  
 4 21 1998 200527 4 9 2006 R1

OHIM Germany CHLORASEPTIC R  
 Class(es) : 005  
 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.  
 4 9 1996 200527 PGCo  
 4 21 1998 200527 4 9 2006 R1

Ghana CHLORASEPTIC R  
 Class(es) : 005  
 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.  
 4 30 1966 NA PGCo  
 4 30 1968 15710 4 30 2010 R1

Greece CHLORASEPTIC R  
 Class(es) : 005  
 Goods : Medicinal and pharmaceutical preparations, treatment of mouth and throat soreness.  
 2 14 1970 43480 PGCo  
 2 14 1970 43480 2 14 2000 R2

Class(es) : 005  
 Goods : A pharmaceutical preparation for the relief of throat and mouth

soreness.

OHIM Greece CHLORASEPTIC R 4 9 1996 200527 PGCO 4 9 2006 R1

Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.

Guatemala CHLORASEPTIC R 1 15 1975 1 15 1975 N/A RVI 0 5 2005 R1

Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.

Haiti CHLORASEPTIC R 5 28 1976 5 28 1976 N/A PH USA 1 5 2007 R1

Classes) : 005 Goods : Pharmaceutical preparations for the treatment of mouth & throat soreness.

Honduras CHLORASEPTIC R 12 31 1974 12 31 1974 N/A PGCO 11 10 2005 R1

India CHLORASEPTIC R 6 2 1986 454940 NEPI 6 2 2000 R1

Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.

Ireland CHLORASEPTIC R 12 16 1988 12 16 1988 5637/88 PGCO 12 15 2008 R1

Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.

OHIM Ireland CHLORASEPTIC R 4 9 1996 200527 PGCO 4 9 2006 R1

Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.

Israel CHLORASEPTIC R 9 4 1984 NA PGCO 9 4 2005 R1

Classes) : 005 Goods : Pharmaceutical preparations for the relief of the throat and mouth soreness.

Italy CHLORASEPTIC R 6 27 1990 6 27 1990 49264C/90 RVI 6 27 2000 R2

Classes) : 005 Goods : Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use, food for babies; plasters, material for dressings; material for stopping teeth; dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

Italy CHLORASEPTIC R 6 27 1985 6 27 1985 34463/85 PGCo 6 27 2005 R1

Classes) : 005 Goods : Pharmaceutical preparations and chemical preparations for health care.

OHM Italy CHLORASEPTIC R 4 9 1996 200527 PGCo 4 9 2006 R1

Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.

Jamaica CHLORASEPTIC R 9 20 1984 N/A RVI 9 20 2005 R1

Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.

Kenya CHLORASEPTIC R 3 26 1968 3 26 1968 NA PGCo 3 26 2003 R1

Classes) : 005 Goods : All goods included in Class 5 (Schedule III)

Korea, Rep. CHLORASEPTIC A 10 8 1999 40-1999-37824 PGCo

Classes) : 005 Goods : Pharmaceutical preparations for the treatment of colds and respiratory ailments, medicated lozenges, medicated inhalants.

Kuwait CHLORASEPTIC R 2 28 1985 17740 PGCo 2 26 2005 R1

Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat and mouth soreness.

Liechtenstein CHLORASEPTIC R 7 16 1985 NA PGCo 7 16 2005 R1

Classes) : 005 Goods : Pharmaceutical preparations and chemical preparations for health care.

Mexico CHLORASEPTIC R 3 18 1964 96383 RVI 3 18 2004 R1

Classes) : 005 Goods : Pharmaceutical preparations for the treatment of mouth & throat

Monaco	CHLORASEPTIC	R	6 25 1985	6 25 1985	10438	PGCO	6 25 2005 R1	soreness and irritations and/or as a mouthwash.
Classes : 005								
Goods : Pharmaceutical preparations and chemical preparations for health care.								
Morocco	CHLORASEPTIC	R	8 10 1977	27737		PGCO	8 10 2017 R1	
Classes : 005								
Goods : Pharmaceutical preparation for the relief of throat and mouth soreness								
Netherlands Antilles	CHLORASEPTIC	R	9 7 1984	MA		PGCO	9 7 2014 R1	
Classes : 005								
Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.								
New Zealand	CHLORASEPTIC	R	10 15 1979	MA.		PGCO	10 15 2000 R3	
Classes : 005								
Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.								
Nicaragua	CHLORASEPTIC	R	10 15 1974	7 3 1975	3635RP1	PGCO	7 2 2005 R1	
Classes : 005								
Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.								
Nigeria	CHLORASEPTIC	R	4 18 1968	MA		PGCO	4 18 2003 R1	
Classes : 005								
Goods : Pharmaceutical, veterinary and sanitary substances; infants' and invalids' foods; plasters, materials for bandaging, material for stopping teeth, dental wax; disinfectants, preparations for killing weeds and destroying vermin.								
Panama	CHLORASEPTIC	R	2 17 1975	8 21 1975	19920	PGCO	8 21 2005 R1	
Classes : 005								
Goods : Pharmaceutical preparations for the treatments of mouth and throat soreness.								
Peru	CHLORASEPTIC	R	12 27 1995	289007		RVI	4 30 2006 R1	
Classes : 005								
Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.								
Portugal	CHLORASEPTIC	R	4 9 1996	200527		PGCO	4 9 2006 R1	
Classes : 005								
Goods : Pharmaceutical preparations and substances for the prophylaxis or								

Exhibit A

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treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.

Qatar CHLORASEPTIC ( & Arabic)

Class(es) : 005 Goods : Pharmaceutical preparations for the relief of throat and mouth soreness.

1 29 1981 NA PH USA  
8 27 1984 141 1 29 2001 R1

Saudi Arabia CHLORASEPTIC

Class(es) : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.

1 5 1985 NA PGCo  
6 16 1986 131/54 1 6 2004 R1

Sierra Leone CHLORASEPTIC

Class(es) : 003 Goods : Medicinal and pharmaceutical preparations; pharmaceutical preparations for the relief of mouth and throatsoreness; dextromethorphan hydrobromide.

3 29 1968 3 29 1968 NA PGCo  
3 29 1968 8058 3 29 2010 R1

Singapore CHLORASEPTIC

Class(es) : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.

1 29 1976 1 29 1976 NA PGCo  
1 29 1976 66799 1 29 2007 R1

OHIM Spain CHLORASEPTIC

Class(es) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges, all being medicated.

4 9 1996 200527 PGCo  
4 21 1998 200527 4 9 2006 R1

Sudan CHLORASEPTIC

Class(es) : 005 Goods : Pharmaceutical preparations for the relief of throat and mouth soreness.

11 29 1984 20938 PGCo  
11 10 1996 20938 11 29 2004 R1

Surinam CHLORASEPTIC

Class(es) : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.

1 5 1984 11.208 PGCo  
1 5 2004 R1

OHIM Sweden CHLORASEPTIC

Class(es) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges.

4 9 1996 200527 PGCo  
4 21 1998 200527 4 9 2006 R1

Syria	CHLORASEPTIC	R	2 12 1973	2 12 1973	NA	PGCo	2 12 2008 R1	all being medicated.
Classes) : 005 Goods : Pharmaceutical preparations.								
Tanzania/Tanganyika	CHLORASEPTIC	R	3 26 1968	3 26 1968	NA	PGCo	3 26 2003 R1	
Classes) : 005 Goods : Pharmaceutical, veterinary and sanitary substances; infants' and invalids' foods; plasters, materials for bandaging; materials for stopping teeth, dental wax, disinfectants, preparations for killing weeds and destroying vermin.								
Thailand	CHLORASEPTIC	R	4 29 1964	4 29 1964	NA, KOR11049	PGCo	4 29 2004 R1	
Classes) : 005 Goods : Pharmaceutical preparations for the relief of throat & mouth soreness.								
Trinidad & Tobago	CHLORASEPTIC	R	12 4 1984	12 4 1984	W/A	PGCo	12 3 2006 R1	
Classes) : 005 Goods : Pharmaceutical preparations for the relief of mouth and throat soreness.								
U.A.E.	CHLORASEPTIC	A	11 3 1984	5 1 1995	10460	PGCo		
Classes) : 005 Goods : PHARM PREP FOR THE RELIEF OF THROAT & MOUTH SORENESS								
Uganda	CHLORASEPTIC	R	3 29 1968	3 29 1968	NA	PGCo	3 29 2003 R1	
Classes) : 005 Goods : Pharmaceutical, veterinary and sanitary substances, infants' and invalids' foods; plasters; materials for bandaging, materials for stopping teeth, dental wax, disinfectants.								
United Kingdom	CHLORASEPTIC	R	7 31 1964	7 31 1984	1223811	PGCo	7 31 2005 R1	
Classes) : 005 Goods : Pharmaceutical preparations and substances all for prophylaxis or treatment of the mouth and throat.								
United Kingdom	CHLORASEPTIC	R	4 9 1996	200527		PGCo	4 9 2006 R1	
Classes) : 005 Goods : Pharmaceutical preparations and substances for the prophylaxis or treatment of the mouth and throat; mouth washes, gargles and lozenges.								



\*\*\*\*\*

all being medicated.

Uruguay

CHLORASEPTIC

A

11 12 1998 308480

PCCo

Class(es) : 005

Goods : Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use, food for babies; plasters, material for dressings; material for stopping teeth; dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

USA

CHLORASEPTIC

R

2 13 1967 NA  
10 17 1967 837,014

PCCo

Class(es) : 003

Goods : Pharmaceutical preparation for the relief of throat and mouth soreness.

Venezuela

CHLORASEPTIC

R

6 2 1965 49855

6 2 2005 R1

PCCo

Class(es) : 001 003

Goods : Chemical substances, pharmaceutical preparations, perfumery (pharmaceutical preparations for the treatment of sore throat and minor mouth irritations).

Venezuela

CHLORASEPTIC

R

1 28 1988 1109-88  
1 17 1994 150669

PCCo

1 17 2004 R1

Class(es) : 005

Goods : Pharmaceutical preparations for the relief of mouth & throat soreness.

Number of records : 76

SCHEDULE 2

Existing Litigation or Disputes

None, except as otherwise disclosed in Schedule 4.10 to the Loan Agreement.