FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 11-07-2000



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

RECORDATION FORM COVER SHEET

Correcti Reel #	on of PTO Error Frame # ve Document	Assignment X Security Agreement Merger Change of Name Other	License Nunc Pro Tunc Assignmen Effective Date Month Day Year 12-4-1998
Name B	Party Igle Boy Industries, Inc	Mark if additional names of convey	Execution Date Month Day Year 12-4-1998
Other X Citizens Receiving F	nip/State of Incorporation/Orga		Corporation Association
•	DR. William C.W. Mow		
Composed of			
Composed of Address (line 1) Address (line 2)	2900 Madera Road		

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

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

FORM PTO- Expires 06/30/99 OMB 0651-0027	-1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK			
	Representative Name and Addr	ess Enter for the first Re	ceiving Party only.			
Name	Diane L. Becker, Esq.					
Address (line 1)	2900 Madera Road					
Address (line 2)	Simi Valley, CA 93065					
Address (line 3)						
Address (line 4)						
Correspond	dent Name and Address Area Co	ode and Telephone Number 805	5 - 582-1010			
Name	William J. Seiter, Esq., V	ice President, Legal				
Address (line 1)	Bugle Boy Industries, Inc.					
Address (line 2)	2900 Madera Road					
Address (line 3)	Simi Valley, CA 93065					
Address (line 4)						
Pages	Enter the total number of pages of including any attachments.	the attached conveyance do	cument # 38			
Trademark	Application Number(s) or Regi	istration Number(s)	Mark if additional numbers attached			
	ne Trademark Application Number <u>or t</u> he Regist					
Tra	demark Application Number(s)		ration Number(s) 1,766,625			
			1,700,023			
		1,615,811	2,054,830 [2,109,801]			
		2,136,693	1,958,097 [1,958,100]			
Number of	Properties Enter the total numb	er of properties involved.	#[11			
Fee Amou	nt Fee Amount for Prop	erties Listed (37 CFR 3.41):	\$ 290.00			
Method	of Payment: Enclosed	Deposit Account X				
Deposit /	Account payment by deposit account or if additional fee	es can be charged to the account.)				
(Enter for		Account Number:	# 02-4605			
	Authoriz	ation to charge additional fees:	Yes No X			
Statement	and Signature					
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.						
William 3	J. Seiter	Nin 100	10/24/2000			
Name	e of Person Signing	Signature	Date Signed			

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

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

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

Conveying Party Enter Additional Conveying Party Mark if additional names of conveying parties attached Month. Day Year Month. Day Year Month. Day Year Month. Day Year Individual	OMB 0651-0027	TRADEMARKS UNLT	
Name Formerly Individual General Partnership Limited Partnership Corporation Association Other Citizenship State of Incorporation/Organization Receiving Party Enter Additional Receiving Party Mark if additional names of receiving parties attached Name DBA/AKA/TA Composed of Address (line 1) Address (line 2) Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving party is not domicled in the United States, an appointment of a domestic representative should be attached (Dother Gotter States of Incorporation Partnership State of Incorporation/Organization Trademark Application Number(s) or Registration Number(s) Registration Number(s) Registration Number(s)			Execution Date
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Other Citizenship/State of Incorporation/Organization Citizenship/State of Incorporation/Organization Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property). Trademark Application Number(s) Registration Number(s)		ual General Partnership Limited Partnership If document to be assignment and not domiciled in	e recorded is an the receiving party is
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TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement (the "Agreement"), dated December 4, 1998, is entered into by and between Bugle Boy Industries, Inc., having its principal place of business at 2900 Madera Road, Simi Valley, California 93065 ("Debtor"), and Dr. William C.W. Mow, an individual United States citizen ("Secured Party").

WHEREAS, Secured Party and Debtor have entered into a Letter of Credit Reimbursement Agreement, dated as of November 25, 1998 (the "Letter of Credit Reimbursement Agreement"), providing for Secured Party, upon the terms and subject to the conditions therein set forth, to open letters of credit at the request of Debtor to finance the importation of certain inventory of Debtor; and

WHEREAS, the obligation of Debtor to so open letters of credit and any and all other obligations of Debtor under the Letter of Credit Reimbursement Agreement are subject to a condition precedent that Debtor shall have executed and delivered to Secured Party a trademark security agreement in favor of Secured Party granting a security interest in any and all trademarks, trade names, copyrights, patents and goodwill of Debtor, and any and all proceeds thereof, to secure the payment and performance of the commission and reimbursement payment obligations and other obligations of Debtor under the Letter of Credit Reimbursement Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in order to induce Secured Party to open letters of credit pursuant to the Letter of Credit Reimbursement Agreement, Debtor and Secured Party hereby agree as follows:

To secure the complete and timely payment, observance and performance of all 1. of Debtor's obligations to the Secured Party under the Letter of Credit Reimbursement Agreement, Debtor hereby creates a security interest with power of sale as hereinafter provided, to the extent permitted by law, and grants, assigns, bargains, mortgages, pledges, sells, transfers and conveys said security interest with power of sale to the Secured Party, in and to all of Debtor's right, title and interest in and to all of its now owned or existing and filed and hereafter acquired or arising and filed trademarks, trade names, Internet domain names and any other electronic designations of source or origin, the goodwill of Debtor's business associated therewith and symbolized thereby, copyrights, patents, and any and all proceeds of the foregoing, including, without limitation, the trademark registrations and applications and Internet domain names shown on the attached Schedule A (collectively, the "Marks"), together with the goodwill associated with and symbolized by the Marks, and all registrations and applications therefor in the United States and all foreign countries, including any renewals and extensions of such registrations that are or may be secured under the laws of the United States and all foreign countries, now or hereafter in effect, together with all income, royalties or payments due or payable with respect to the Marks as of the date hereof and hereafter, including, without limitation, all claims for damages by reason of past, present or future infringement or other unauthorized use of the Marks, with the right to sue for, and collect the same for Secured Party's own use and enjoyment and for the use and enjoyment of his successors, heirs, representatives and assigns.

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2. Debtor shall take all actions that may be necessary or desirable, or may be requested by Secured Party, in order to perfect, continue, evidence, preserve, protect or validate the security interest granted under Section 1 above, or to enable Secured Party to exercise and enforce his rights hereunder, including, without limitation, executing and delivering one or more financing statements, other documents or instruments, in form and substance satisfactory to Secured Party.

IN TESTIMONY WHEREOF, Debtor and Secured Party have executed this Trademark Security Agreement this 4th day of December, 1998.

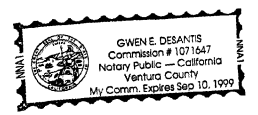
BUGLE BOY INDUSTRIES, INC.

Diane L. Becker

Senior Vice President

WILLIAM C.W. MOW

On December 4, 1998 before me, Gwen E. DeSantis, personally appeared Diane L. Becker, Senior Vice President, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.



WITNESS my hand and offical seal.

Notary Public

STATE OF CALIFORNIA)

COUNTY OF VENTURA)

On December 4, 1998 before me, Gwen E. DeSantis, personally appeared William C.W. Mow, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

GWEN E. DESANTIS
Commission # 1071647
Notary Public — California
Ventura County
My Comm. Expires Sep 10. 1999

WISLAGRITMSECABE: DB

WINESS my hand and offical seal.

Notary Public

EXHIBIT A

12/2/98 Bugle Boy Industries, Inc. U.S. Trademarks

<u>MARK</u>	CL	APP. NUMBER	APP. DATE	REG. NUMBER	REG. <u>DATE</u>
0111 1101 0000	25	75/571646	10/16/98		
7M	25	75/561598	9/29/98		
7M01	25	75/581441	11/2/98		
7M20	25		11/19/98		
7M21	25	75/581440	11/2/98		
7M70	25	75/581435	11/2/98		
7M71	25	75/581434	11/2/98		
7MSL	25		11/2/98		
603	25	75/039682	1/2/96	2048359	3/25/97
608	25	75/029329	12/7/95	2048356	3/25/97
610	25	75/029330	12/7/95	2045128	3/11/97
609	25	75/029333	12/7/95	2008705	10/15/96
620	25	75/029332	12/7/95	2048357	3/25/97
622	25	75/029328	12/7/95	2,134,869	2/3/98
Pocket Stitching 3	25	75/061802	2/13/96	2,161,068	5/26/98
Pocket Stitching 4	25	75/057349	2/13/96		
Pocket Stitching 5	25	75/093424	4/24/96	2,131,446	1/20/98

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MARK	CL	APP. NUMBER	APP. DATE	REG. NUMBER	REG. DATE
721	25	75/558598	9/24/98		
740	25	74/728267	9/8/95	1,991,426	8/6/96
750	25	74/728268	9/8/95	1,993,558	8/13/96
760	25	74/727770	9/12/95	1,991,422	8/6/96
761	25	75/558599	9/24/98		
765	25	75/281692	4/25/97	2,186,869	9/1/98
A COMMON THREAD	25	74/446467	10/12/93	1,947,274	1/9/96
AGED WASH	25	74/267581	04/20/92	1,800,152	10/19/93
AMERICAN JEAN & Design	25	75/457898	3/26/98		
AQUAWASH	25	74/243261	02/04/92	1805365	11/16/93
BB ATHLETIC ORIGINAL	25	75/388727	11/12/97		
BB CL & Design (Golf logo)	25	75/175780	10/2/96		
BB Shield Design	25	75/172129	9/26/96	2,147,208	3/31/98
BB Shield w/ Crossed Golf Clubs	25	75/388771	11/12/97		
B Swirl Design	25	75/321547	7/9/97		
B Crest	25	75/237079	2/5/97	2,137,148	2/17/98
BB Crest (Missy's)	25	75/283649	4/29/97		
B WARE	25	74/449235	10/18/93	2040869	2/25/97

MARK	CL	APP. NUMBER	APP. <u>DATE</u>	REG. NUMBER	REG. DATE
B WARE DESIGN	25	74/468193	12/10/93	2,003,378	9/24/96
	16				
B WARE RISK EVERYTHING	25	74/477383	1/7/94	2044043	3/11/97
	16				
B 1 SOUL	25	75/388729	11/12/97		
B ONE SOUL	25	75/355879	9/12/97	2,198,228	10/20/98
BB2	25	75/094754	4/26/96	2,196,235	10/13/98
BB BLUE	25	75/024680	12/12/95	2,143,137	3/10/98
BBC	25	74/048054	04/10/90	1681270	03/31/92
BBC & Design	25	74/144134	02/28/91	1,826,961	3/15/94
BBC Design	25	74/475775	1/3/94	1.917,342	9/5/95
BBC EXCLUSIVE	25	75/432234	2/11/98		
BB GOLF	25	75/336903	8/6/97		
B.B.J.	25	73/716009	03/11/88	1515490	12/06/88
BIG FAN	25	75/372090	10/14/97		
BIG FAN SPORTS	25	75/372089	10/14/97		
BBM	25	73/750655	09/07/88	1533319	04/04/89
BUGLE BOY TRANSITION	25	74/722057	8/18/95	2,112,734	11/11/97

MARK	CL	APP. <u>NUMBER</u>	APP. DATE	REG. NUMBER	REG. DATE
BLUE REVOLUTION	25	74/453426	10/26/93	1,971,657	4/30/96
BUGLE BABY	25	74/440446	09/27/93	2,142,937	3/10/98
BUGLE BEAR	28	74/491518	2/7/94	1,907,888	7/25/95
BUGLE BOY	42	74/162761	05/02/91	1695077	06/16/92
BUGLE BOY	9	74/237660	01/14/92	1766625	04/20/93
BUGLE BOY	18	75/080460	3/29/96	2054830	4/22/97
BUGLE BOY	25	73/173543	06/08/78	1113214	02/13/79
BUGLE BOY	25	73/828532	10/02/89	1615811	10/02/90
BUGLE BOY AUTHENTICS	25	74/697045	07/03/95	2,021,453	12/3/96
BUGLE BOY BAGGIES	25	74/128208	01/07/91	1,834,673	05/03/94
BUGLE BOY BOB	25	75/476623	4/29/98		
BUGLE BOY BRIDGE	25	74/717665	8/18/95	2,139,414	2/24/98
Bugle Boy Classics Label	25	75/093577	4/24/96	2,145,247	3/17/98
BUGLE BOY CLASSICS	35	75/343667	8/18/97	2,169,723	6/30/98
BUGLE BOY CLASSICS	25	75/136380	7/19/96	2,136,693	2/17/98
BUGLE BOY CLASSICS & Design	25	75/216326	12/20/96	2,138,569	2/24/98
BUGLE BOY CLASSIC JEANS	25	75/449245	3/12/98		

MARK	CL	APP. NUMBER	APP. <u>DATE</u>	REG. NUMBER	REG. DATE
BUGLE BOY CO.	25	74/665993	4/26/95	1,958,097	2/20/96
BUGLE BOY COMPANY	25	74/666529	4/26/95	1,958,100	2/20/96
BUGLE BOY COLLECTION FOR HER	25	75/296174	5/22/97		
BUGLE BOY EXCLUSIVE	25	75/376400	10/20/97	2,202,302	11/3/98
BUGLE BOY EXCLUSIVE GOLF	25	75/501505	6/12/98		
BUGLE BOY FOR HER	25	75/016755	11/8/95	2,129,332	1/13/98
BUGLE BOY GIRLS	25	75/194181	11/6/96	2,132,165	1/27/98
BUGLE BOY GIRLS BGB & Design	25	75/203567	11/25/96	2,164,691	6/9/98
BUGLE BOY INDEPENDENCE FIT	25	75/451990	3/17/98		
BUGLE BOY INDEPENDENCE JEANS	25	75/451989	3/17/98		
BUGLE BOY JUNIORS	25	73/715998	03/11/88	1525803	02/21/89
BUGLE BOY	14	75/069390	3/8/96	2,109,801	10/28/97
BUGLEBOY.COM	35 41 42	75/023109	11/21/95		
BUGLE BOY KIDS & Design	25	73/821306	08/23/89	1626057	12/04/90

<u>MARK</u>	CL	APP. <u>NUMBER</u>	APP. <u>DATE</u>	REG. <u>NUMBER</u>	REG. <u>DATE</u>
BUGLE BOY MEN	25	73/750668	09/07/88	1533320	04/04/89
BUGLE BOY MOTORSPORTS	25	75/100204	5/7/96	2,168,131	6/23/98
BUGLE BOY NATION	25	75/476624	4/29/98		
BUGLE BOY PAINTBALLS		75/337950	8/8/97		
BUGLE BOY PREFERRED	25	74/120626	12/04/90	1857280	10/04/94
BUGLE BOYS	25	74/200755	09/04/91	1706900	08/11/92
BUGLE BOY RACEWEAR	25	75/216327	12/20/96		
BUGLE BOY SCHOOL WEAR	25	75/165140	9/13/96		
BUGLE BOY SIGNATURE	25	75/432,235	2/11/98		
BUGLE BOY SILVER CLASSICS	25		11/19/98		
BUGLE BOY USA & Design	25	73/577753	01/14/86	1432023	03/10/87
BUGLE BOY VIRTUAL STORE	42	75/306880	6/11/97		
BUGLE GIRL	25	75/060359	2/21/96	2045781	3/18/97
BUGLETTES	25	74/446096	10/12/93	2,029,976	1/7/97
BUGLE BUGZ	25	74/645640	3/9/95		
BUGLE BUGS	25	74/645641	3/9/95		
BUGLER	25	75/123814	6/21/96	2,149,744	4/7/98

<u>MARK</u>	CL	APP. <u>NUMBER</u>	APP. <u>DATE</u>	REG. <u>NUMBER</u>	REG. <u>DATE</u>
CADDY DESIGN	25	74/430981	8/31/93	2,003,354	9/24/96
CHINOWEAR BUGLE BOY FOR HER & Design	25	75/106161	5/17/96		
CHOICES	25	74/247139	02/19/92	1926500	10/10/95
CLASSICS 2000	25	75/581439	11/2/98		
CLASSIC CHALLENGE	25	75/265022	3/27/97		
CLASSICS CHALLENGE	25	75/265021	3/27/97		
CLOUD WASH	25	74/267583	04/20/92	1798776	10/12/93
COASTLINE	25	74/247137	02/19/92	1981311	6/18/96
COASTLINES	25	73/767629	12/5/88	1582636	2/13/90
COASTLINE and Design	25	74/283804	06/11/92	1,982,779	6/25/96
COZETTE	25	73/673438	07/20/87	1479729	03/08/88
DARK LABEL	25	75/392314	11/18/97		
DENIM GENERATION	25	74/366887	03/13/93	1851126	8/23/94
DINO WIDE	25	75/176719	10/3/96		
DINOWIDE	25	75/176720	10/3/96		
DRAGON SEVEN	25	75/306882	6/11/97		
DRY CREEK	25	74/474415	12/21/93	1,940,214	12/5/95
EASY BLUE	25	74/267580	04/20/92	1,829,879	4/5/94
EASY CARE JUST WEAR	25	74/460247	11/18/93	1,943,157	12/19/95

<u>MARK</u>	CL	APP. NUMBER	APP. <u>DATE</u>	REG. NUMBER	REG. DATE
E-MAG	25	75/057348	2/13/96	2,198,795	10/20/98
ENDLESS SAIL	25	74/728907	09/14/95	2,126,037	12/30/97
FOR A HEALTHY PLANET	18 25	74/115008	11/13/90	1851110	8/23/94
FOUR PLAY	25	74/197235	08/21/91	1855228	9/20/94
GENERATION X	25	74/374292	03/29/93	1,970,283	4/23/96
GENERATION Y	25	74/590474	10/25/94		
GO BUGLE BOY LF & Design	25	75/403688	12/11/97		
GOLD CREST	25	74/267993	04/21/92	1795935	9/28/93
GOLD CREST FOR HER	25	75/029331	12/7/95	2,122,169	12/16/97
GOLD CREST FOR MEN	25	75/029327	12/7/95	2,038,492	2/18/97
GOLD CREST MACRO	25	75/092155	4/22/96		
GOLDEN WASH	25	73/741862	07/25/88	1528393	03/07/89
Golf Embroidery	25	75/188898	10/28/96		
H20	25	74/655414	4/03/95	2,013,184	11/5/96
HARBOR ISLAND	25	74/431424	8/30/93	2063590	5/20/97
Heart & Star Design	25	75/286596	5/5/97	2,190,589	9/22/98
IL	25	75/563377	10/1/98		
ILIO	25	74/040622	03/21/90	1654648	08/20/91
ILIO	25	73/553828	08/16/85	1386864	03/18/86

MARK	<u>CL</u>	APP. <u>NUMBER</u>	APP. <u>DATE</u>	REG. <u>NUMBER</u>	REG. <u>DATE</u>
ILIO BLUES	25	74/202772	09/12/91	1718295	09/22/92
IN CARGOS WE TRUST	25	75/347675	8/27/97		
IN-CLOTHES	25	74/187.545	07/22/91	1699196	07/07/92
INDEPENDENCE JEAN & Design	25	75/457899	3/26/98		
IT'S LARGE	25	75/563293	10/1/98		
JUNGLE JIVE	25	75/281693	4/25/97		
KICKED BACK	25	75/046931	1/23/96		
KICKED-BACK CORPORATE	25	75/046932	1/23/96		
LIBERATION JEAN	25	75/481736	5/8/98		
LIGHT LABEL	25	75/392326	11/18/97		
LI'L SOUL	25	75/531564	8/7/98		
Lion Crest (Golf)	25	75/335626	7/24/97		
MACRO	25	75/094752	4/26/96	2,201,772	11/3/98
MACROJEAN	25	75/104746	5/15/96	2,148,217	3/31/98
MOW	25	73/485741	06/19/84	1329742	04/09/85
MY OWN WHIM	25	73/480886	05/18/84	1328701	04/02/85
MY OWN WHIM	25	73/827014	09/22/89	1595512	05/08/90
NAKED AMBITION	9	75/123816	6/21/96	2,135,006	2/3/98
NATIONAL JEAN	25	75/481735	5/8/98		

<u>MARK</u>	CL	APP. NUMBER	APP. <u>DATE</u>	REG. NUMBER	REG. <u>DATE</u>
NAVIGATA	25	74/528104	5/20/94	1,912,615	8/15/95
NEVER SAY NEVER	25	73/821304	08/23/89	1598697	05/29/90
NEUTRAL ZONE	25	74/197232	08/21/91	1903600	07/04/95
NO CARE JUST WEAR	25	74/461375	11/18/93	2049384	4/1/97
OCEAN LEAGUE	25	73/821305	08/23/89	1615808	10/02/90
OFF DUTY	25	73/414497	02/22/83	1294477	09/11/84
ONE NATION UNDER GOLF	25	75/306883	6/11/97		
ONE STYLE ONE WORLD ONE SOUL	25	75/388746	11/12/97		
ORANGE PEEL	25	73/741861	07/25/88	1527060	02/28/89
PACIFIC BREEZE	25	75/130100	7/5/96		
π	25	75/064579	2/28/96	2,114,666	11/18/97
π ТЕСН	25	75/064580	2/28/96	2,114,667	11/18/97
Pi-Tech	25	75/167382	9/17/96	2,079,407	7/15/97
RED, WHITE & BUGLE BOY	25	75/102629	5/10/96		
RISK EVERYTHING	25 16	74/455512	11/1/93	1,978,699	6/4/96
ROW 1	25	73/673443	07/20/87	1479730	03/08/88
ROW ONE	25	73/673437	07/20/87	1479728	03/08/88
ROW ONE	25	74/040621	03/21/90	1652759	07/30/91

MARK	<u>CL</u>	APP. NUMBER	APP. <u>DATE</u>	REG. <u>NUMBER</u>	REG. DATE
SHARK PATROL	25	75/257720	3/14/97	2,180,169	8/11/98
SLICE THE ICE	25	74/696008	6/30/95	2,093,481	9/2/97
SNOW FLEECE	25	74/630970	2/7/95	1,980,298	6/11/96
SOLAR SHADES	25	74/181012	06/28/91	1818495	1/25/94
SOUL STAR	25	75/478216	5/1/98		
SPECIAL ISSUE	25	73/724610	04/25/88	1533230	04/04/89
SPIRIT OF WILDERNESS	25	74/274461	05/11/92	1776603	06/15/93
SPORTING WEAR BY BBC & Design	25	73/306289	04/17/81	1218475	11/30/82
SPORTING WEAR BY BUGLE BOY CO. & Design	25	73/312335	05/29/81	1214082	10/26/82
SPOT ME.	25	75/339216	8/7/97		
SPOT ME.	18	75/339822	8/7/97		
STREET KNOWLEDGE	25	74/394900	05/21/93	1,887,969	4/4/95
SURF SHACK	25	75/321546	7/9/97		
THE ORIGINAL CARGO PANT	25	75/354188	9/9/97		
KING TIGER	25	75/197190	8/28/96	2,182,851	8/18/98
THE MILLENNIUM SERIES	25	75/581438	11/2/98		
TIGER CHOKE	25	75/190288	10/30/96		5/19/98
TIGER TRAIN	25	75/197195	8/28/96		

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<u>MARK</u>	CL	APP. <u>NUMBER</u>	APP. <u>DATE</u>	REG. <u>NUMBER</u>	REG. <u>DATE</u>
TIGER WORLD	25	75/197192	8/28/96	2,184,839	8/25/98
ULTRA BLUE	25	75/100205	4/29/96	2,181,099	8/11/98
UNIFORMWEAR	25	75/158663	8/30/96		
VINCENTE	25	74/120394	12/04/90	1659852	10/08/91
WATER BUGS	25	75/151682	8/16/96	2,149,777	4/7/98
WATER BUGZ	25	74/519283	4/20/94	2,147,959	3/31/98
Wave Design	25	75/351587	7/28/98		
WEAR 'EM BIG	25	75/180458	10/11/96	2,194,145	10/6/98
WEATHER WASH	25	75/581436	11/2/98		
WHERE FASHION MEETS VALUE	25	75/122035	6/19/96		
XPENSE	25	75/307558	6/12/97		

BUGLE BOY INDUSTRIES, INC. — UNITED STATES DESIGN FEATURES STATUS LIST

COUNTRY	<u>MARK</u>	CL	REGISTER	APP. NUMBER	APP. DATE	REG. NUMBER	REG DATE
United States	Angled Top Front Fly	25	Supplemental	73/723003	04/18/88	1564026	10/31/89
United States	Angled Top Front Fly With Top Label Placement	25	Supplemental	73/723002	04/18/88	1570483	12/05/89
United States	Center Belt Loop with BUGLE BOY	25	Principal	74/148084	03/15/91	1761436	3/30/93
United States	Bugle Boy	25	Principal	73/722708	04/18/88	1518076	12/27/88

BUGLE BOY INDUSTRIES, INC. — UNITED STATES DESIGN FEATURES STATUS LIST

COUNTRY	MARK	CL	REGISTER	APP. NUMBER	APP. <u>DATE</u>	REG. NUMBER	REG. DATE
	Snap						
United States	Double Pant Fly Flap	25	Supplemental	73/722949	04/18/88	1572658	12/19/89
United States	Front Watch Pocket Tab with Bugle Boy	25	Supplemental	73/722714	04/18/88	1527031	02/28/89

WORLD WIDE WEB DOMAIN NAMES

bugleboy.com

b1soul.com

13

AMENDMENT TO TRADEMARK SECURITY AGREEMENT

This Amendment, dated as of December 21, 1998 (the "Amendment"), to the Trademark Security Agreement (the "Agreement"), dated as of December 4, 1998, is entered into by and between Bugle Boy Industries, Inc., having its principal place of business at 2900 Madera Road, Simi Valley, California 93065 ("Debtor"), and Dr. William C.W. Mow, an individual United States citizen ("Secured Party").

WHEREAS, Secured Party and Debtor have entered into a Letter of Credit Reimbursement Agreement, dated as of November 25, 1998 (the "Letter of Credit Reimbursement Agreement"), providing for Secured Party, upon the terms and subject to the conditions therein set forth, to open letters of credit in an aggregate amount not exceeding \$12,500,000 at any time outstanding at the request of Debtor to finance the importation of certain inventory of Debtor; and

WHEREAS, Secured Party and Debtor have entered into an Amendment to Letter of Credit Reimbursement Agreement, dated as of December 21, 1998, providing for Secured Party, upon the terms and subject to the conditions therein set forth, to increase the aggregate amount of letters of credit available as aforementioned to an aggregate amount of \$20,000,000 at any time outstanding; and

WHEREAS, the obligation of Debtor to so open letters of credit and any and all other obligations of Debtor under the Letter of Credit Reimbursement Agreement as so amended are subject to a condition precedent that Debtor shall have executed and delivered to Secured Party a trademark security agreement in favor of Secured Party granting a security interest in any and all trademarks, trade names, copyrights, patents and goodwill of Debtor, and any and all proceeds thereof, to secure the payment and performance of the commission and reimbursement payment obligations and other obligations of Debtor under the Letter of Credit Reimbursement Agreement as so amended;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in order to induce Secured Party to open letters of credit pursuant to the Letter of Credit Reimbursement Agreement as so amended, Debtor and Secured Party hereby agree as follows:

- 1. Debtor hereby acknowledges and agrees that the security interest granted under Section 1 of the Agreement does and shall secure the complete and timely payment, observance and performance of all of Debtor's obligations to the Secured Party under the Letter of Credit Reimbursement Agreement as amended by this Amendment and by any subsequent amendment.
- 2. Debtor shall take all actions that may be necessary or desirable, or may be requested by Secured Party, in order to perfect, continue, evidence, preserve, protect or validate the security interest acknowledged under Section 1 above, or to enable Secured Party to exercise and enforce his rights hereunder, including, without limitation, executing and delivering one or more financing statements, other documents or instruments, in form and substance satisfactory to Secured Party.

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IN TESTIMONY WHEREOF, Debtor and Secured Party have executed this Amendment to Trademark Security Agreement as of this 21st day of December, 1998.

BUGLE BOY INDUSTRIES, INC.

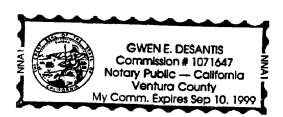
Diane L. Becker

Senior Vice President

WILLIAM C.W. MOW-

STATE OF CALIFORNIA)) SS.
COUNTY OF VENTURA)

On December 2, 1998 before me, Gwen E. DeSantis, personally appeared Diane L. Becker, Senior Vice President, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

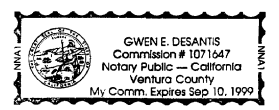


WITNESS my hand and official seal.

Notary Public

STATE OF CALIFORNIA)
) SS
COUNTY OF VENTURA)

On December 22, 1998 before me, Gwen E. DeSantis, personally appeared William C.W. Mow, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.



WITNESS my hand and official seal.

Motary Public

\WJS\AGR\TMSECABB:DB

THE SECURITY INTERESTS GRANTED UNDER THIS AGREEMENT ARE SUBORDINATED TO ALL SECURITY INTERESTS OF FOOTHILL CAPITAL CORPORATION, AS AGENT FOR ITSELF AND OTHER LENDERS ("SENIOR LENDER") PURSUANT TO THAT CERTAIN INTERCREDITOR AND SUBORDINATION AGREEMENT ENTERED INTO BETWEEN THE ACCOUNT PARTY AND SENIOR LENDER DATED AS OF APRIL 23, 1999.

SECOND AMENDMENT TO TRADEMARK SECURITY AGREEMENT

This Second Amendment, dated as of April 23, 1999 (the "Amendment"), to the Trademark Security Agreement (the "Agreement"), dated as of December 4, 1998, and heretofore amended as of December 21, 1998, is entered into by and between Bugle Boy Industries, Inc., having its principal place of business at 2900 Madera Road, Simi Valley, California 93065 ("Debtor"), and Dr. William C.W. Mow, an individual United States citizen ("Secured Party").

WHEREAS, Secured Party and Debtor have entered into a Letter of Credit Reimbursement Agreement, dated as of November 25, 1998, as heretofore amended as of December 21, 1998 and being further amended concurrently herewith (the "Letter of Credit Reimbursement Agreement"), providing for Secured Party, upon the terms and subject to the conditions therein set forth, to open letters of credit at the request of Debtor to finance the importation of certain inventory of Debtor; and

WHEREAS, the obligation of Debtor to so open letters of credit and any and all other obligations of Debtor under the Letter of Credit Reimbursement Agreement are subject to a condition precedent that Debtor shall have executed and delivered to Secured Party a trademark security agreement in favor of Secured Party granting a security interest in any and all trademarks, trade names, copyrights, patents and goodwill of Debtor, and any and all proceeds thereof, to secure the payment and performance of the commission and reimbursement payment obligations and other obligations of Debtor under the Letter of Credit Reimbursement Agreement; and

WHEREAS, Debtor desires Secured Party to loan Debtor funds in the principal amount of \$3,500,000, and Secured Party is willing to loan Debtor such funds, but only on the condition that Debtor shall have executed and delivered its interest-bearing Secured Promissory Note, dated as of April 23, 1999 (the "Secured Promissory Note"), in favor of Secured Party, evidencing such loan and secured by the aforementioned security interest; and

WHEREAS, Debtor desires to defer the accrual and payment of \$2,800,000 of S Corporation distributions to reimburse Secured Party for payments made by Secured Party in respect of his 1997 federal and state income taxes payable on the overall net income of Debtor for its tax year ended April 30, 1997, and Secured Party is willing to acquiesce in such deferral until on or after January 1, 2001, but only on the condition that Debtor extend its grant of the aforementioned security interest to secure the aforementioned S Corporation distribution and any other future S Corporation distributions declared or accrued on or after the date hereof.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in order to induce Secured Party to open letters of credit

pursuant to the Letter of Credit Reimbursement Agreement, to extend the aforementioned loan, and to acquiesce in the deferral of the aforementioned S Corporation distribution, Debtor and Secured Party hereby agree as follows:

- 1. Debtor hereby acknowledges and agrees that the security interest granted under Section 1 of the Agreement does and shall secure the complete and timely payment, observance and performance of all of Debtor's obligations to the Secured Party (i) under the Letter of Credit Reimbursement Agreement, as amended by the Second Amendment to Letter of Credit Reimbursement Agreement of even date herewith, between Debtor and Secured Party, and by any subsequent amendment; (ii) under the Secured Promissory Note; and (iii) in respect of any distribution declared or accrued by Debtor for the purpose of permitting Secured Party to pay, or reimbursing Secured Party for payment of, taxes.
- 2. Debtor shall take all actions that may be necessary or desirable, or may be requested by Secured Party, in order to perfect, continue, evidence, preserve, protect or validate the security interest acknowledged under Section 1 above, or to enable Secured Party to exercise and enforce his rights hereunder, including, without limitation, executing and delivering one or more financing statements, other documents or instruments, in form and substance satisfactory to Secured Party.
- 3. If one or more provisions contained in the Agreement, as amended by this Amendment, shall be invalid, illegal, or unenforceable in any respect, in any jurisdiction or with respect to any party, such invalidity, illegality or unenforceability in such jurisdiction or with respect to such party shall, to the fullest extent permitted by applicable law, not in validate or render illegal or unenforceable any such provision in any other jurisdiction or with respect to any other party, nor shall it invalidate or render illegal or enforceable any other provision of this Agreement.

IN TESTIMONY WHEREOF, Debtor and Secured Party have executed this Second Amendment to Trademark Security Agreement as of this 23rd day of April, 1999.

2

BUGLE BOY INDUSTRIES, INC.

Diane L. Becker

Senior Vice President

WILLIAM C.W. MOW

State of County of before me, Supa personally appeared personally known to me - OR - □ proved to me on the basis of satisfactory evidence to be the person(€) whose name(s) is/asse subscribed to the within instrument and acknowledged to me that be/she/they executed the same in his/her/their authorized capacity(iss), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal. Comm. Expires Sep 10, 1999 OPTIONAL Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. Description of Attached Document Title or Type of Document: Number of Pages: __ Document Date: Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer(s) Signer's Name: _____ Signer's Name: _____ ☐ Individual ☐ Individual □ Corporate Officer □ Corporate Officer Title(s): Title(s): _ □ Partner — □ Limited □ General □ Partner — □ Limited □ General ☐ Attorney-in-Fact ☐ Attorney-in-Fact ☐ Trustee □ Trustee □ Guardian or Conservator ☐ Guardian or Conservator Top of thumb here Top of thumb here □ Other: _____ Other: Signer Is Representing: Signer Is Representing:

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Prod. No. 5907

Reorder: Call Toll-Free 1-800-876-6827

PURPOSE ACKNOWLEDGE State of County of before me, __ personally appeared Name(s) of Signer(s) \mathbb{K} personally known to me – **OR** – \square proved to me on the basis of satisfactory evidence to be the person (\mathbf{z}) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(2) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. GWEN E. DESANTIS Commission # 1071647 lotary Public — California WITNESS my hand and official seal. **Ventura** County Comm. Expires Sep 10, 1999 OPTIONAL . Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. **Description of Attached Document** Title or Type of Document: Document Date: 4 Number of Pages: _ Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer(s) Signer's Name: ___ Signer's Name: ___ □ Individual ☐ Individual ☐ Corporate Officer □ Corporate Officer Title(s): Title(s):

□ Partner — □ Limited □ General

☐ Attorney-in-Fact

☐ Trustee

□ Guardian or Conservator ☐ Other:

Signer Is Representing:

Top of thumb here

☐ Partner — ☐ Limited ☐ General

☐ Attorney-in-Fact

☐ Trustee

☐ Guardian or Conservator

☐ Other: _____

Signer Is Representing:

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Prod. No. 5907

Reorder: Call Toll-Free 1-800-876-6827

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THE SECURITY INTERESTS GRANTED UNDER THIS AGREEMENT ARE SUBORDINATED TO ALL SECURITY INTERESTS OF FOOTHILL CAPITAL CORPORATION, AS AGENT FOR ITSELF AND OTHER LENDERS ("SENIOR LENDER") PURSUANT TO THAT CERTAIN INTERCREDITOR AND SUBORDINATION AGREEMENT ENTERED INTO BETWEEN THE SECURED PARTY AND SENIOR LENDER DATED AS OF APRIL 23, 1999, AS AMENDED FROM TIME TO TIME.

THIRD AMENDMENT TO TRADEMARK SECURITY AGREEMENT

This Third Amendment, dated as of March 30, 2000 (the "Amendment"), to the Trademark Security Agreement (the "Agreement"), dated as of December 4, 1998, and heretofore amended as of December 21, 1998 and April 23, 1999, is entered into by and between Bugle Boy Industries, Inc., a California corporation, having its principal place of business at 2900 Madera Road, Simi Valley, California 93065 ("Debtor"), and Dr. William C.W. Mow, an individual United States citizen ("Secured Party").

WHEREAS, concurrently herewith, Debtor is entering into that certain Amendment Number Two and Waiver to Loan and Security Agreement (the "Second Amendment"), with General Electric Capital Corporation, a New York corporation, as documentation agent thereunder, Foothill Capital Corporation, a California corporation, as agent thereunder ("Agent"), and the financial institutions that are signatory to that certain Loan and Security Agreement, dated as of April 23, 1999, as amended by that certain Amendment Number One to Loan and Security Agreement, dated as of May 20, 1999;

WHEREAS, in connection with the Second Amendment, Debtor and Secured Party are entering into that certain Subordinated Loan Agreement, dated as of the date hereof (the "Subordinated Loan Agreement"), with Agent, pursuant to which Secured Party will loan Debtor funds, in one or more installments, in the maximum principal amount of up to \$9,500,000 at any one time outstanding;

WHEREAS, in connection with the Subordinated Loan Agreement, Debtor will issue a promissory note, dated as of the date hereof (the "Secured Promissory Note"), in favor of Secured Party; and

WHEREAS, Debtor wishes to collateralize its obligations under the Subordinated Loan Agreement and the Secured Promissory Note by granting to Secured Party a security interest in certain of its assets.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in order to induce Secured Party to extend the aforementioned loans evidenced by the Secured Promissory Note, Debtor and Secured Party hereby agree as follows:

1. Debtor hereby acknowledges and agrees that the security interest granted under Section 1 of the Agreement does and shall secure the complete and timely payment, observance and performance of all of Debtor's obligations to the Secured Party under the Subordinated Loan Agreement and the Secured Promissory Note.

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- Debtor shall take all actions that may be necessary or desirable, or may be requested by Secured Party, in order to perfect, continue, evidence, preserve, protect or validate the security interest acknowledged under Section 1 above, or to enable Secured Party to exercise and enforce his rights hereunder, including, without limitation, executing and delivering one or more financing statements, other documents or instruments, in form and substance satisfactory to Secured Party.
- If one or more provisions contained in the Agreement, as amended by this Amendment, shall be invalid, or unenforceable in any respect, in any jurisdiction or with respect to any party, such invalidity, illegality or unenforceability in such jurisdiction or with respect to such party shall, to the fullest extent permitted by applicable law, not in validate or render illegal or unenforceable any such provision in any other jurisdiction or with respect to any other party, nor shall in invalidate or render illegal or enforceable any other provision of this Agreement.

[Signature page follows]

2

\CM4\646482.02(D%T%02!.DOC)

IN TESTIMONY WHEREOF, Debtor and Secured Party have executed this Third Amendment to Trademark Security Agreement as of the date first above written.

BUGLE BOY INDUSTRIES, INC.

By:

Diane L. Becker

Senior Vice President

WILLIAM C.W. MOW

Thurd amendment to trade mark Security Tyreement

State of California	1
County of Vertura	> ss.
County of <u>Philippe</u>	J
On October 20, 2000, before me, Pa	Name and Title of Officer (e.g., "Jane Doe, Notary Public")
personally appeared <u>William Cw</u>	Name(s) of Signer(s)
	区 personally known to me proved to me on the basis of satisfactory evidence
PAULA K. GIACINTO Commission # 1259134	to be the person(s) whose name(s) is/arc subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), of the entity upon behalf of which the person(s)
Notary Public - California & Ventura County	acted, executed the instrument.
My Comm. Expires Apr 1, 2004	WITNESS my hand and official seal.
Place Notary Seal Above	(Mula) Haustr Signature of Notary Public
	PTIONAL
Though the information below is not required by la	nw, it may prove valuable to persons relying on the document and reattachment of this form to another document.
Description of Attached Document Title or Type of Document:	went to Thirdmarch Soundty Agriconant
Document Date: March 30, 2000	
Signer(s) Other Than Named Above:	L. Bicher
Capacity(ies) Claimed by Signer	
Signer's Name: William (W. M. bu) XI Individual	RIGHT THUMBPRIN OF SIGNER
☐ Individual ☐ Corporate Officer — Title(s):	Top of thumb here
☐ Partner — ☐ Limited ☐ General	
☐ Attorney in Fact	
1 Trustee	
Guardian or Conservator	
Other:	
Signer Is Representing:	

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California	ss.
County of Visiting	\int 33.
On $\frac{O(f,20,2000)}{\text{Date}}$, before me, $\frac{P}{Q}$	Name and Title of Officer (e.g., Jane Doe, Notary Public) Name(s) of Signer(s)
personally appeared 1) 1 dec 1. De	Name(s) of Signer(s)
PAULA K. GIACINTO	to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that-he/she/they executed the same in -his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), of the entity upon behalf of which the person(s)
Commission # 1259134 Notary Public - California Ventura County My Comm. Expires Apr 1, 2004	acted, executed the instrument. WITNESS my hand and official seal.
Place Notary Seal Above	Mille To Hard and Official Seal. Signature of Notary Public
OI	PTIONAL
	w, it may prove valuable to persons relying on the document and reattachment of this form to another document.
Description of Attached Document Title or Type of Document:	ment to Trademana Security Agreement
Document Date: Mark 30, 2000	Number of Pages: 3
Signer(s) Other Than Named Above: 101101	
Capacity(ies) Claimed by Signer Signer's Name: Druce & Diche Individual	RIGHT THUMBPRIN OF SIGNER Top of thumb here
Corporate Officer — Title(s): Partner — Limited General Attorney in Fact	ice President
☐ Trustee ☐ Guardian or Conservator ☐ Other:	
Signer Is Representing: Bugi Payd	1

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Prod. No. 5907

Reorder: Call Toll-Free 1-800-876-6827

THE SECURITY INTERESTS GRANTED UNDER THIS AGREEMENT ARE SUBORDINATED TO ALL SECURITY INTERESTS OF FOOTHILL CAPITAL CORPORATION, AS AGENT FOR ITSELF AND OTHER LENDERS ("SENIOR LENDER") PURSUANT TO THAT CERTAIN INTERCREDITOR AND SUBORDINATION AGREEMENT ENTERED INTO BETWEEN THE SECURED PARTY AND SENIOR LENDER DATED AS OF APRIL 23, 1999, AS AMENDED FROM TIME TO TIME.

FOURTH AMENDMENT TO TRADEMARK SECURITY AGREEMENT

This Fourth Amendment, dated as of June 30, 2000 (the "Amendment"), to the Trademark Security Agreement (the "Agreement"), dated as of December 4, 1998, and heretofore amended as of December 21, 1998, April 23, 1999, and March 30, 2000, is entered into by and between Bugle Boy Industries, Inc., a California corporation, having its principal place of business at 2900 Madera Road, Simi Valley, California 93065 ("Debtor"), and Dr. William C.W. Mow, an individual United States citizen ("Secured Party").

WHEREAS, concurrently herewith, Debtor is entering into that certain Amendment Number Three to Loan and Security Agreement (the "Third Amendment"), with General Electric Capital Corporation, a New York corporation, as documentation agent thereunder, Foothill Capital Corporation, a California corporation, as agent thereunder ("Agent"), and the financial institutions that are signatory to that certain Loan and Security Agreement, dated as of April 23, 1999, as amended by that certain Amendment Number One to Loan and Security Agreement, dated as of May 20, 1999, as amended by that certain Amendment Number Two to Loan and Security Agreement, dated as of March 30, 2000;

WHEREAS, in connection with the Third Amendment, Debtor has issued in favor of Secured Party that certain Secured Promissory Note, dated as of the date hereof (the "Discretionary Subordinated Note"), pursuant to which Secured Party will loan Debtor funds, in one or more installments, in the maximum principal amount of up to \$5,000,000 at any one time outstanding; and

WHEREAS, Debtor wishes to collateralize its obligations under the Discretionary Promissory Note by granting to Secured Party a security interest in certain of its assets.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in order to induce Secured Party to extend the aforementioned loans evidenced by the Discretionary Subordinated Note, Debtor and Secured Party hereby agree as follows:

- 1. Debtor hereby acknowledges and agrees that the security interest granted under Section 1 of the Agreement does and shall secure the complete and timely payment, observance and performance of all of Debtor's obligations to the Secured Party under the Discretionary Subordinated Note.
- 2. Debtor shall take all actions that may be necessary or desirable, or may be requested by Secured Party, in order to perfect, continue, evidence, preserve, protect or validate the security interest acknowledged under Section 1 above, or to enable Secured

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Party to exercise and enforce his rights hereunder, including, without limitation, executing and delivering one or more financing statements, other documents or instruments, in form and substance satisfactory to Secured Party.

3. If one or more provisions contained in the Agreement, as amended by this Amendment, shall be invalid, or unenforceable in any respect, in any jurisdiction or with respect to any party, such invalidity, illegality or unenforceability in such jurisdiction or with respect to such party shall, to the fullest extent permitted by applicable law, not in validate or render illegal or unenforceable any such provision in any other jurisdiction or with respect to any other party, nor shall in invalidate or render illegal or enforceable any other provision of this Agreement.

[Signature page follows]

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IN TESTIMONY WHEREOF, Debtor and Secured Party have executed this Fourth Amendment to Trademark Security Agreement as of the date first above written.

BUGLE BOY INDUSTRIES, INC.

Ву:__

Diane L. Becker

Senior Vice President

WILLIAM C.W. MOW

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PAULA K. GIACINTO Commission # 1259134	the entity upon behalf of which the person(s
Notary Public - California Ventura County	acted, executed the instrument.
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THE SECURITY INTERESTS GRANTED UNDER THIS AGREEMENT ARE SUBORDINATED TO ALL SECURITY INTERESTS OF FOOTHILL CAPITAL CORPORATION, AS AGENT FOR ITSELF AND OTHER LENDERS ("SENIOR LENDER") PURSUANT TO THAT CERTAIN INTERCREDITOR AND SUBORDINATION AGREEMENT ("INTERCREDITOR AGREEMENT") ENTERED INTO BETWEEN THE SECURED PARTY AND SENIOR LENDER DATED AS OF APRIL 23, 1999, AS AMENDED FROM TIME TO TIME.

FIFTH AMENDMENT TO TRADEMARK SECURITY AGREEMENT

This Fifth Amendment, dated as of October 11, 2000 (the "Amendment"), to the Trademark Security Agreement (the "Agreement"), dated as of December 4, 1998, and heretofore amended as of December 21, 1998, April 23, 1999, March 30, 2000, and June 30, 2000, is entered into by and between Bugle Boy Industries, Inc., a California corporation, having its principal place of business at 2900 Madera Road, Simi Valley, California 93065 ("Debtor"), and Dr. William C.W. Mow, an individual United States citizen ("Secured Party").

WHEREAS, concurrently herewith, Debtor is entering into that certain letter agreement (the "Forbearance Letter") relating to that certain Loan and Security Agreement, dated as of April 23, 1999, as amended by that certain Amendment Number One to Loan and Security Agreement, dated as of May 20, 1999, Amendment Number Two to Loan and Security Agreement, dated as of March 30, 2000, and Amendment Number Three to Loan and Security Agreement, dated as of June 30, 2000, with General Electric Capital Corporation, a New York corporation, as documentation agent thereunder, Foothill Capital Corporation, a California corporation, as agent thereunder ("Agent"), and the financial institutions that are signatory thereto (the "Lenders"), under which Forbearance Letter, Agent on behalf of the Lenders has agreed, subject to the satisfaction of certain conditions set forth therein, to forbear from exercise of certain rights resulting from the occurrence of the Designated Events of Default as defined therein; and

WHEREAS, in connection with the Forbearance Letter, Debtor has issued in favor of Secured Party that certain Secured Promissory Note, dated as of the date hereof (the "Supplemental Subordinated Note"), and Secured Party has agreed that the amount of \$2,200,000, representing a portion of the proceeds retained from the sale of the Gulfstream IV aircraft of Debtor, will be remitted to Debtor; and

WHEREAS, Debtor wishes to collateralize its obligations under the Supplemental Subordinated Note by granting to Secured Party a security interest in certain of its assets.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in order to induce the making of the agreements set forth in the Forbearance Letter, Debtor and Secured Party hereby agree as follows:

1. Debtor hereby acknowledges and agrees that the security interest granted under Section 1 of the Agreement does and shall secure the complete and timely

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payment, observance and performance of all of Debtor's subordinated obligations to the Secured Party under the Supplemental Subordinated Note.

- 2. Subject to the rights of Agent and Lenders under the Intercreditor Agreement, Debtor shall take all actions that may be necessary or desirable, or may be requested by Secured Party, in order to perfect, continue, evidence, preserve, protect or validate the security interest acknowledged under Section 1 above, or to enable Secured Party to exercise and enforce his rights hereunder, including, without limitation, executing and delivering one or more financing statements, other documents or instruments, in form and substance satisfactory to Secured Party.
- 3. If one or more provisions contained in the Agreement, as amended by this Amendment, shall be invalid, or unenforceable in any respect, in any jurisdiction or with respect to any party, such invalidity, illegality or unenforceability in such jurisdiction or with respect to such party shall, to the fullest extent permitted by applicable law, not in validate or render illegal or unenforceable any such provision in any other jurisdiction or with respect to any other party, nor shall in invalidate or render illegal or enforceable any other provision of this Agreement.

[Signature page follows]

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IN TESTIMONY WHEREOF, Debtor and Secured Party have executed this Fifth Amendment to Trademark Security Agreement as of the date first above written.

BUGLE BOY INDUSTRIES, INC.

Diane L. Becker

Senior Vice President

WILLIAM C.W. MOW

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

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PAULA K. GIACINTO	to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) the entity upon behalf of which the person(s)
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PAULA K. GIACINTO Commission # 1259134 Notary Public - California Ventura County My Comm. Expires Apr 1, 2004	to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal.
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RECORDED: 10/27/2000

Prod. No. 5907

Reorder: Call Toll-Free 1-800-876-682