Form PTO-1594 R	U.S. Department of Commerce					
(Rev 6-93)	595876 ——Patent and Trademark Office					
· -	Please record the attached original documents or copy thereof.					
1. Name of conveying party(ies): CHESAPEAKE CORPORATION  JAN 1 8 2001	Name and address of receiving party(ies):     Name: FIRST UNION NATIONAL BANK, as administrative					
STONEHOUSE, INC.	agent					
☐ Individual(s) ☐ Association ☐ TRADEMARK ☐ General Partnership  *Corporations ☐ Other	Internal Address:					
Additional name(s) of conveying party(ies) attached? □Yes □ No	Street Address:201 South College Street					
3. Nature of conveyance:  ☐ Assignment ☐ Merger	City: Charlotte State: NC ZIP: 28288 Country:					
* Security Agreement	☐ Individual(s) citizenship ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation					
Execution Date: December 29, 2000	* Other bank, financial institution  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					
<ol> <li>Application number(s) or trademark number(s):</li> <li>If this document is being filed together with a new application, the</li> <li>A. Trademark Application No.(s) SEE ATTACHED LIST</li> </ol>	B. Trademark No.(s) SEE ATTACHED LIST					
Additional numbers attack	hed *Yes □ No					
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and trademarks involved:  19					
Name: Robert E. Rude II	7. Total fee (37 CFR 3.41): \$490.00					
Internal Address: Mayer Brown & Platt	* Enclosed (Check No. 18974_)  Authorized to be charged to deposit account					
Street Address: 1909 K Street, NW						
City: Washington State: DC ZIP: 20006	8. Deposit account number:					
_	(Attach duplicate copy of this page if paying by deposit account)					
YRNE 00000169 1993513 DO NOT US	E 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.						
Robert E. Rude II  Name of Person Signing  Signatur						
Total number of pages comprising	cover sheet and document attachments: 10					

01/29/2001

01 FC:481 02 FC:482

Item A. Trademarks - SEE ATTACHED

Registered Trademarks

2Country Trademark Registration No. Registration Date

**Pending Trademark Applications** 

\*Country Trademark Serial No. Filing Date

**Trademark Applications in Preparation** 

\*Country Trademark Docket No. Expected Products/
Filing Date Services

Item B. Trademark Licenses - SEE ATTACHED

\*Country or Effective Expiration
Territory Trademark Licensor Licensee Date Date

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<sup>\*</sup> List items related to the United States first for ease of recordation. List items related to other countries next, grouped by country and in alphabetical order by country name.

cardboard sheet' 2. 4,576,663. Order change method and apparatus for corrugator machine? 3. 6,135,033: Triangulated shelf display unit? 3. 6,135,033: Triangulated shelf display unit? 4. 1886,978: Reusable void filler and construction method therefore  - 5,697,675: Portable Collapsible Stool* 2. 5,697,675: Potable Collapsible display? 3. 4,929,81: Collapsible display? 4. 4,949,881: Collapsible display stand* 5. Design Patent 319,940: Foldable tray unit for product merchandising display stand*	Prients: Cutter instrument for precision
technology"  4. 1818738: "Bay instrument and technology"  5. 1704958: "Tri-Lite Plus"  6. 1682915: "C-White"  7. 1685541: "CFA Chesapeake Forestry Action"  8. 1476840: "Tri-Lite"  9. 1462779: "Dura-Corr"  10. 1433413: "Flex-O-Glow"  11. 1426587: "Chesapeake"  12. 1447405: "Chesapeake"  13. 0999471: "Oxy-Brite"  14. 0896057: "Superwaterfinish"  15. 0797809: "SWF"	cutting of rectangular shapes from a corrugated cardboard sheet <sup>1</sup>
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6. 1682915: "C-White" <sup>3</sup> 7. 1685541: "CFA Chesapeake Forestry Action" <sup>3</sup> 8. 1476840: "Tri-Lite" <sup>3</sup> 9. 1462779: "Dura-Corr" <sup>3</sup> 10. 1433413: "Flex-O-Glow" <sup>3</sup> 11. 1426587: "Chesapeake" <sup>3</sup> 12. 1447405: "Chesapeake" <sup>3</sup> 13. 0999471: "Oxy-Brite" <sup>3</sup> 14. 0896057: "Superwaterfinish" <sup>3</sup> 15. 0797809: "SWF" <sup>3</sup> -	lf display uı
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e tray unit for stand <sup>8</sup>	4. 4,949,851: Collapsible display <sup>7</sup>
	Foldable tray ur display stand <sup>8</sup>

Trademarks ***   Copyrights				1. 1914017: "Stonehouse" <sup>23</sup>			1. 2085873: "Cheasapeake Trading Co. St. Michaels" <sup>24</sup>	1	1	
3		1	1	1. 1914017: "	1		1. 2085873: "t Trading Co	•	ı	1 1903497 "Rotocooler"14
7	6. Design Patent 359,180: Display tray, 7. 5,611,438: Product display and display hook for use in same, 8. Design Patent 380,113: Can dispenser and holder,	<ol> <li>Design Patent 328,810: Syringe collection container or the like<sup>10</sup></li> <li>Design Patent 351,345: Food container<sup>10</sup></li> <li>5,771,548: Casket<sup>11</sup></li> <li>5,862,847: Casket and method of manufacture<sup>11</sup></li> <li>5,960,978: Casket and method of manufacture<sup>11</sup></li> <li>6,5,960,978: Casket and method of manufacture<sup>11</sup></li> <li>7,6,131,253: Flat-lid for a casket<sup>11</sup></li> </ol>	ı	l l	ē.	P	1		1. 4,211,331: Merchandising display <sup>12</sup> 2. Design Patent 378,642: Liquid dispenser <sup>13</sup> 3. 5.713,492: Monthwash dispensing device <sup>13</sup>	
		Chesapeake Packaging	Delmarva Properties, Inc.	Stonehouse Inc.	Green Printing Company, Inc.	WTM I Company	Chesapeake Trading Company, Inc.	Chesapeake Forest Products Company LLC	Consumer Promotions International, Inc.	

Copyrights			1	ains, NY ernon, NY f Schiffenhaus Packaging NY tion
Trademarks	2. 0378474: "Celucote" <sup>25</sup>	ı	1	<sup>13</sup> Consumer Promotions, Inc., White Plains, NY <sup>14</sup> Consumer Promotions, Inc., Mount Vernon, NY <sup>14</sup> Dyment Limited, Toronto, Canada <sup>15</sup> Dyment Limited, Ontario, Canada <sup>16</sup> Dyment Limited, Canada <sup>17</sup> Displayco Midwest, Inc., a division of Schiffenhaus Packaging Corporation, Sandusky, OH <sup>18</sup> Intentionally omitted <sup>19</sup> Rock City Box Company, Utica, NY <sup>20</sup> Rock City Box Company, Inc., Utica, NY <sup>21</sup> Chesapeake Fiber Packaging Corporation
a se Barentssadts at set	dispenser display stand <sup>15</sup> 2. Design Patent 319,938: Articl display stand <sup>14</sup> 3. Design Patent 328,205: Display rack <sup>16</sup> 4. Design Patent 328,210: Display rack module <sup>16</sup> 5. Design Patent 335,048: Display stand <sup>16</sup> 6. Design Patent 335,049: Display stand <sup>16</sup> 7. Design Patent 335,050: Display stand <sup>16</sup> 8. Design Patent 337,511: Flange plate for a spool <sup>16</sup> 9. Design Patent 337,718: Interlock panel for a spool <sup>16</sup> 10. Design Patent 341,769: Spool <sup>16</sup> 11. Design Patent 352,147: Portable display cart <sup>15</sup>	1. 4,420,947: Shelf support system <sup>17</sup>	1. 5,337,916: Dadoed and V-grooved box <sup>19</sup> 2. 5,427,309: Corrugated box with v-grooved wall <sup>20</sup>	e Grand, France aston-Salem, NC on-Salem, NC st Des Moines, IA ton-Salem, NC
Name * 28 TECH		Displayco, Inc. (Displayco East, Inc. & Displayco Midwest,	Rock City Box Co., Inc.	Chesapeake Corporation, Baltimore MD  Chesapeake Corporation, West Point, VA  Chesapeake Corporation, Richmond, VA  Capitol Packaging Corp., Denver CO  Chesapeake Display & Packaging Europe, Noisy le  Chesapeake Display and Packaging Company, Wir  Chesapeake Display and Packaging Company, Winst  Chesapeake Display & Packaging Company, Winst  Chesapeake Display & Packaging Company, Winst  Chesapeake Packaging Company, Winst  Chesapeake Packaging Company, Richmond, VA  Chesapeake Packaging Company, Richmond, VA

## TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Agreement</u>"), dated as of December 29, 2000, is made between CHESAPEAKE CORPORATION, a Virginia corporation, and STONEHOUSE INC., a Virginia corporation (each, a "<u>Grantor</u>", and collectively, the "<u>Grantors</u>"), and FIRST UNION NATIONAL BANK, as administrative agent (together with any successor(s) thereto in such capacity, the "<u>Administrative Agent</u>") for each of the Secured Parties.

## WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, dated as of June 15, 2000 (together with all amendments, supplements, restatements and other modifications, if any, from time to time thereafter made thereto, the "Credit Agreement"), among Chesapeake Corporation (the "U.S. Borrower"), Chesapeake UK Acquisitions II plc ("U.K. Acquisitions II"), Chesapeake UK Acquisitions plc ("U.K. Acquisitions"), Chesapeake U.K. Holdings Limited ("U.K. Holdings"), Boxmore International plc ("Boxmore"), Field Group plc ("Field") and Chesapeake Europe, SAS (the "French Borrower" and together with the U.S. Borrower, U.K. Acquisitions II, U.K. Acquisitions, U.K. Holdings, Boxmore and Field, each sometimes referred to herein as a "Borrower" and, collectively, sometimes referred to herein as the "Borrowers"), the Lenders and the Administrative Agent, the Lenders, the Issuer and the Loan Note Guarantor have extended Commitments to make Credit Extensions to the Borrowers;

WHEREAS, in connection with the Credit Agreement, each Grantor has executed and delivered a Security Agreement, dated as of December 29, 2000 (as amended, supplemented, amended and restated or otherwise modified from time to time, the "Security Agreement");

WHEREAS, as a condition precedent to the making of new, and to the continuation of existing, Credit Extensions under the Credit Agreement and pursuant to clause (e) of Section 4.6 of the Security Agreement, each Grantor is required to execute and deliver this Agreement and to grant to the Administrative Agent a continuing security interest in all of the Trademark Collateral (as defined below) to secure all Obligations;

WHEREAS, each Grantor has duly authorized the execution, delivery and performance of this Agreement; and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in order to induce (i) the Lenders and the Issuer to make Credit Extensions (including the initial Credit Extension) to the Borrowers pursuant to the Credit Agreement, and (ii) the Secured Parties to enter into Rate Protection Agreements, each Grantor agrees, for the benefit of each Secured Party, as follows:

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SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided (or incorporated by reference) in the Security Agreement.

SECTION 2. Grant of Security Interest. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the Obligations, each Grantor does hereby mortgage, pledge and hypothecate to the Administrative Agent, and grant to the Administrative Agent a security interest in, for its benefit and the benefit of each Secured Party, all of the following property (the "Trademark Collateral"), whether now owned or hereafter acquired or existing by it:

- (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos, other source of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature (all of the foregoing items in this clause (a) being collectively called a "<u>Trademark</u>"), now existing anywhere in the world or hereafter adopted or acquired, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country, including those referred to in <u>Item A</u> of <u>Schedule I</u> attached hereto;
- (b) all Trademark licenses, including each Trademark license referred to in <u>Item B</u> of Schedule I attached hereto;
  - (c) all reissues, extensions or renewals of any of the items described in clause (a) and (b);
- (d) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clauses (a) and (b); and
- (e) all proceeds of, and rights associated with, the foregoing, including any claim by each Grantor against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration or Trademark license, including any Trademark, Trademark registration or Trademark license referred to in <a href="Item A">Item B</a> of <a href="Schedule I">Schedule I</a> attached hereto, or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark license.

SECTION 3. Security Agreement. This Agreement has been executed and delivered by each Grantor for the purpose of registering the security interest of the Administrative Agent in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to the Administrative Agent for its benefit and the benefit of each Secured Party under the Security Agreement. The Security Agreement (and all rights and remedies of the Administrative Agent and each Secured Party thereunder) shall remain in full force and effect in accordance with its terms.

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SECTION 4. Release of Security Interest. Upon (i) the sale, transfer or other disposition of any Trademark Collateral in accordance with the Credit Agreement or (ii) the Termination Date, the Administrative Agent shall, at the Grantors' expense, execute and deliver to each Grantor all instruments and other documents as may be necessary or proper to release the lien on and security interest in the Trademark Collateral which has been granted hereunder.

SECTION 5. <u>Acknowledgment</u>. Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 6. <u>Loan Document</u>, etc. This Agreement is a Loan Document executed pursuant to the Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Credit Agreement.

SECTION 7. <u>Counterparts</u>. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

CHESAPEAKE CORPORATION, a Virginia corporation

By Little: TREASURER

STONEHOUSE INC., a Virginia corporation

By Little: TREASURER

FIRST UNION NATIONAL BANK, as Administrative Agent

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

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Intentionally omitted
 Stonehouse, Inc., Richmond, VA
 Chesapeake Trading Co., St. Michaels, MD
 The Dyment Company, Cleveland, OH (assignee of Dyment Ltd, Ontario)

**TRADEMARK RECORDED: 01/18/2001 REEL: 002224 FRAME: 0492**