

05-01-2001



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U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

RECORDATION FORM COVER SHEET
TRADEMARKS ONLY

Attorney Docket No.: 54033-0002

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

1. Name of conveying party(ies):

Condea Vista Company
(a Delaware corporation)

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

Dresdner Bank Luxembourg S.A.
26 rue due Marche-aux-Herbes
Attn.: Agency Department
L-2097 Luxembourg

3. Nature of conveyance:

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

Execution Date: March 30, 2001

- Individual(s) citizenship:
- Association:
- General Partnership:
- Limited Partnership:
- Corporation-State:
- Other: Incorporated in Luxembourg

If assignee is not domiciled in the U.S.A., a domestic representative designation is attached: Yes; No

(Designations must be a separate document from Assignment)

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

A. Trademark Application No.(s):

See attached schedule.

B. Trademark Registration No.(s):

See attached schedule.

72051694

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

Margaret A. Delacruz
Legal Assistant
Morgan, Lewis & Bockius LLP
1800 M Street, N.W.
Washington, D.C. 20036

Telephone: 202-467-7738
Facsimile: 202-467-7176
E-Mail: mdelacruz@morganlewis.com

6. Total number of applications and registrations involved: 17

7. Total fee (37 CFR 3.41) Cal. $\frac{1}{16} \times \$40.00 = \$$ 40.00
 $\frac{16}{16} \times \$25.00 = \$$ 400.00
 Total \$ 440.00

Authorized to be charged to deposit account

8. Deposit account number: 13-4520

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.

Margaret A. Delacruz
Name of Person Signing

Signature

April 24, 2001
Date

Total number of pages including cover sheet, attachments and document:


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

04/30/2001 TDI AZ1 00000143 72051694

01 FC:481
02 FC:482

40.00 DR
400.00 DR

Trademark Schedule for Security Agreement

Trademark	Filing Date	Serial No.	Registration Date	Registration No.
ALFOL	May 15, 1958	72/051,694	May 5, 1959	677,858
ALFOL	June 10, 1985	73/541,974	March 25, 1986	1,387,164
ALFONIC	September 18, 1963	72/177,231	July 7, 1964	772,606
ALFONIC	September 21, 1967	72/280,856	August 27, 1968	855,380
ALFOTERRA	January 18, 1999	75/622,095		
CATALOX	March 17, 1997	75/258,679	February 8, 2000	2,316,955
CATAPAL	June 10, 1985	73/541,971	July 22, 1986	1,401,756
CERALOX	December 19, 1986	73/636,259	March 8, 1988	1,479,214
DISPAL	July 16, 1990	74/082,203	July 2, 1991	1,649,206
LPA	January 3, 1997	75/221,028	August 11, 1998	2,180,035
NALKYLENE	June 10, 1985	73/541,972	May 6, 1986	1,392,020
NOVEL	May 3, 1982	73/362,821	February 14, 1984	1,266,735
ODC	December 28, 1983	73/458,891	June 17, 1986	1,397,251
SUPREL	August 19, 1992	74/305,360	May 31, 1994	1,837,597
VISTA	July 30, 1984	73/492,431	November 19, 1985	1,370,759
VISTA (Stylized) 	December 18, 1986	73/635,958	March 1, 1988	1,478,160
VISTASOL	September 4, 1996	75/160,132	March 2, 1999	2,229,370

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

DESIGNATION OF DOMESTIC REPRESENTATIVE

With respect to the Security Agreement between Condea Vista Company ("Assignor") and Dresdner Bank Luxembourg S.A. ("Assignee"), Assignee hereby appoints Morgan, Lewis & Bockius LLP, MICHAEL F. CLAYTON, JAMES R. SIMS III, RON N. DREBEN, CAROLE R. KLEIN, NANCY L. ROWE, KAREN A. BUTCHER, BARBARA A. FRIEDMAN, SHANA E. OMMAYA, BRETT I. MILLER, LAUREL E. QUEENO, ANITA G. BLUMENTHAL, JASON I. HEWITT, MEREDITH A. CARLO and LISA D. HERBST, members of the District of Columbia Bar, STEPHANIE M. FOSTER and JOSEPH E. WASHINGTON, members of the New York Bar, MARIA D. CASTNER, MARY J. FRANK, and JULIAN F. SAENZ, members of the Maryland Bar, REGINA A. O'BRIEN, JENNIFER T. MILLER, and ROBERT P. HENLEY, members of the Virginia Bar, and TRAVIS P. BOOZER, a member of the Florida and Georgia Bars, all located at 1800 M Street, NW, Washington, D.C. 20036, GREGORY S. SHATAN, STEPHEN W. FEINGOLD, JOSHUA PAUL, GERRY A. FIFER, MAURA B. LEEDS, KERI A. CHRIST, HILLEL I. PARNES, JEFFREY H. GREENE, ADAM R. AGENSKY, JESSICA N. COHEN and ELISABETH S. BRADLEY, members of the New York Bar, and IAN J. WARREN, a member of the Illinois Bar, all located at 101 Park Avenue, New York, New York 10178, and JORDAN A. LAVINE, a member of the Pennsylvania Bar, located at 1701 Market Street, Philadelphia, Pennsylvania, 19103, as its domestic representative on whom may be served notices or process in proceedings affecting this recordation of Security Interest.

Signed this 19 day of April, 2001.

DRESDNER BANK LUXEMBOURG S.A.

By: Nelson Mark
 Name: NELSON MARK
 Title: DIRECTOR VP

TRADEMARK SECURITY AGREEMENT

(TRADEMARKS, TRADEMARK REGISTRATIONS, TRADEMARK APPLICATIONS AND TRADEMARK LICENSES)

WHEREAS, Condea Vista Company, a Delaware corporation (the "Pledgor"), now owns or holds and may hereafter adopt, acquire or hold Trademarks (defined as all of the following: all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade dress, logos, other source of business identifiers and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof or similar property rights, and all applications in connection therewith, including, without limitation, registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any state thereof or any other country or any political subdivision of any thereof, and all reissues, extensions or renewals thereof) including, without limitation, the Trademarks listed on Schedule A annexed hereto, as such Schedule may be amended from time to time by the addition of Trademarks subsequently registered or otherwise adopted or acquired;

WHEREAS, the Lenders and the Italian Lender have agreed to make available to the Borrowers certain facilities on and subject to the terms of the Credit Facility Agreement and the Italian Facility Agreement;

WHEREAS, it is a condition precedent to the obligations of the Agent and the other Finance Parties under the Credit Facility Agreement and the Italian Facility Agreement that the Pledgor enter into the Security Agreement dated as of March 30, 2001 between the Pledgor and the Agent (the "Security Agreement") and into this Agreement and grant the security interest described therein and in this Agreement;

WHEREAS, pursuant to the terms of the Credit Facility Agreement and the Italian Facility Agreement, the Pledgor has granted to the Agent for the benefit of the Finance Parties a security interest in and to all personal property of the Pledgor including, without limitation, all right, title and interest of the Pledgor in, to and under all of the Pledgor's Trademarks and Trademark licenses (including, without limitation, those Trademark licenses listed on Schedule B hereto), whether now owned, presently existing or hereafter arising, adopted or acquired and whether or not in possession of the Pledgor, together with the goodwill of the business connected with, and symbolized by, the Trademarks and all products and proceeds thereof and all income therefrom, including, without limitation, any and all causes of action which exist now or may exist in the future by reason of infringement or dilution thereof or injury to the associated goodwill, to secure the due and punctual payment and performance of the Secured Obligations (as defined in the Security Agreement); and

WHEREAS, Agent and Pledgor by this instrument seek to confirm and make a record of the grant of a security interest in the Trademarks and the goodwill associated therewith.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Pledgor does hereby grant to the Agent for the benefit of the Finance Parties, as security for the Secured Obligations, a continuing security interest in all of the Pledgor's right, title and interest in, to and under the following (all of the following items (i-iii) or types of property being collectively referred to herein as the "Trademark Collateral"), whether now owned, presently existing or hereafter arising, adopted or acquired and whether or not in possession of the Pledgor:

a) each Trademark and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, including, without limitation, each Trademark referred to in Schedule A annexed hereto;

a) each Trademark license, including, without limitation, each Trademark license referred to in Schedule B annexed hereto, to the extent such Trademark license does not prohibit the licensee from assigning or granting a security interest in its rights thereunder; and

a) all products and proceeds of, and income from, any of the foregoing, including, without limitation, any claim by the Pledgor against third parties for the past, present or future infringement or dilution of any Trademark or any Trademark licensed under any Trademark license, or for injury to the goodwill associated with any Trademark.

The Pledgor agrees to deliver updated copies of Schedule A and Schedule B to the Agent at the end of any quarter in which the Pledgor applies for the registration of, registers or otherwise adopts or acquires any Trademark not listed on Schedule A hereto or enters into any Trademark license not listed on Schedule B hereto, or sooner if requested by the Agent, and to duly and promptly execute and deliver, or have duly and promptly executed and delivered, at the cost and expense of the Pledgor, such further instruments or documents (in form and substance satisfactory to the Agent), and promptly perform, or cause to be promptly performed, upon the request of the Agent, any and all acts, in all cases, as may be necessary, proper or advisable from time to time, in the reasonable judgment of the Agent, to carry out the provisions and purposes of the Credit Facility Agreement, the Italian Facility Agreement, the Security Agreement and this Trademark Security Agreement, and to provide, perfect and preserve the liens of the Agent for the benefit of the Finance Parties granted pursuant to the Credit Facility Agreement, the Italian Facility Agreement, the Security Agreement, this Trademark Security Agreement, and the other Finance Documents, in the Trademark Collateral or any portion thereof.

The Pledgor represents and warrants to the Agent that (i) the Pledgor is the sole and exclusive owner of all right, title and interest in and to each of the Trademarks listed on Schedule A hereto, free and clear of any lien, and has the sole and exclusive rights to the use thereof or the material covered thereby in connection with the services or products in respect of which they are being used by the Pledgor, (ii) the Pledgor is the licensee (free and clear of any liens) of the Trademarks described in Schedule B hereto and has the rights to the use thereof or the material covered thereby in connection with the services or products in respect of which they are being used, (iii) the conduct of the Pledgor's business (including, without limitation, the manufacture and sale of the products with respect to which the Trademarks listed on the Schedules hereto are being used) does not violate or infringe upon any patent, trademark, trade name, copyright or other similar right of any other person, (iv) there is no claim, suit, action or proceeding pending, or to the Pledgor's knowledge, threatened, against the Pledgor that involves a claim of infringement of any patent, trademark, trade name, copyright or similar right, or misappropriation of any trade secret, (v) the Pledgor is not aware of any existing infringement or unlawful use of any Trademark listed on the Schedules hereto and (vi) a complete and accurate list of each of the Pledgor's Trademarks is set forth on Schedule A hereto and a complete and accurate list of each of the Pledgor's Trademark licenses is set forth on Schedule B hereto.

The Pledgor agrees that if any person, firm, corporation or other entity shall do or perform any acts which the Agent believes constitute an infringement of any Trademark, or violate or infringe any right of the Pledgor, the Agent or the Finance Parties therein or if any person, firm, corporation or other entity shall do or perform any acts which the Agent believes constitute an unauthorized or unlawful use thereof, then and in any such event, upon thirty (30) days' prior written notice to the Pledgor (or if an Event of Default is at the time continuing, then without notice), the Agent may and shall have the right to take such steps and institute such suits or proceedings as the Agent may deem advisable or necessary to prevent such acts and/or conduct and to secure damages and other relief by reason thereof, and to generally take such steps as may be advisable or necessary or proper for the full protection of the rights of the parties. The Agent may take such steps or institute such suits or proceedings in its own name or in the name of the Pledgor or in the names of the parties jointly. The Agent hereby agrees to give the Pledgor notice of any steps taken, or any suits or proceedings instituted, by the Agent pursuant to this paragraph and the Pledgor agrees to assist the Agent with any steps taken, or any suits or proceedings instituted by the Agent pursuant to this paragraph at Pledgor's sole expense.

This security interest is granted in conjunction with the security interests granted to the Agent for the benefit of the Finance Parties pursuant to the Credit Facility Agreement, the Italian Facility Agreement and the Security Agreement. The Pledgor does hereby further acknowledge and affirm that the rights and remedies of the Agent for the benefit of the Finance Parties with respect to the security interest in the Trademark Collateral made and granted hereby are subject to, and more fully set forth in, the Credit

Facility Agreement, the Italian Facility Agreement and the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

This Trademark Security Agreement is made for collateral purposes only. At such time as all Commitments under the Credit Facility Agreement and the Italian Facility Agreement have terminated, all Secured Obligations (as defined in the Security Agreement) have been fully and indefeasibly paid and performed and all Letters of Credit have expired or been terminated or canceled, the Agent on behalf of the Finance Parties, shall execute and deliver to the Pledgor, at the Pledgor's expense, without representation, warranty or recourse, all releases and reassignments, termination statements and other instruments as may be necessary or proper to terminate the security interest of the Agent for the benefit of the Finance Parties in the Trademark Collateral, subject to any disposition thereof which may have been made by the Agent pursuant to the terms hereof or of the Credit Facility Agreement, the Italian Facility Agreement or the Security Agreement.

So long as no Event of Default shall have occurred and be continuing, and subject always to the various provisions of the Credit Facility Agreement, the Italian Facility Agreement and the other Finance Documents to which it is a party, the Pledgor may use, license and exploit the Trademark Collateral in any lawful manner permitted under the Credit Facility Agreement, the Italian Facility Agreement and the other Finance Documents.

THIS TRADEMARK SECURITY AGREEMENT SHALL IN ALL RESPECTS BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK APPLICABLE TO CONTRACTS MADE AND TO BE PERFORMED WHOLLY WITHIN THE STATE OF NEW YORK.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto in the Credit Facility Agreement.

IN WITNESS WHEREOF, the Pledgor has caused this Trademark Security Agreement to be duly executed as of March 30, 2001.

CONDEA VISTA COMPANY

By: 

Name:

Title:

Accepted:

DRESDNER BANK LUXEMBOURG S.A.
as Agent

By: 

Name:

Title: **WOLFGANG FREIHEIT-KINCH**
VICE PRESIDENT

TRADEMARK LICENSES

None

STATE OF NY)

COUNTY OF W^{est}chester NY) : ss.:

On this the 30th day of March, 2001, before me,
Marcello M. Mollo, the undersigned Notary Public, personally
appeared R. E. Swartzkowski,
[] personally known to me,

proved to me on the basis of satisfactory evidence, to be the
Vice President of the corporation known as Condea Vista Company who
executed the foregoing instrument on behalf of the corporation and acknowledged that
such corporation executed it pursuant to a resolution of its Board of Directors.

WITNESS my hand and official seal.

Marcello M. Mollo
Notary Public

MARCELLO M. MOLLO
Notary Public, State of New York
No. 02MO6055237
Qualified in Kings County
Commission Expires February 20, 2003

BROWNING BUSHMAN P.C. ACTIVE TRADEMARK FILES
CONDEA Vista Company

BB File No.	Int'l Class	Country	Mark	Filing Date	Serial No.	Reg. Date	Reg. No.	Renewal Date	Renewal No.
Vista-227	1	United States	TM: VISTASOL	9/4/56	75/160,132	3/2/59	2,229,370	3/2/09	
Vista-228	6	United States	TM: ALFOL	5/15/58	72/061,694	5/5/59	677,858	5/5/09	
Vista-228-1	1	United States	TM: ALFOL	6/10/85	541,974	3/25/86	1,387,164	3/25/06	
Vista-228-A	1	Argentina	TM: ALFOL	Unknown	1,199,728	3/11/86	540,783	8/29/06	807171
Vista-228-B	1	Bulgaria	TM: ALFOL	11/28/67	1040	1/4/68	5670	11/28/07	8877
Vista-228-C	1	Poland	TM: ALFOL	9/7/67	Z.88.568	11/8/67	46843	9/7/07	
Vista-228-D	1	Nigeria	TM: ALFOL	9/28/62	RTM 1261/62/3	9/28/62	13697	9/28/04	
Vista-228-E-3	4	Japan	TM: ALFOL	Unknown	28,882/1963	2/4/65	665529	2/4/05	
Vista-228-F	1	Australia	TM: ALFOL	7/22/60	161,327	7/22/60	A 161,327	7/22/09	
Vista-228-H	1	Brazil	TM: ALFOL	9/21/61	510,221	11/25/74	1232/06011284	11/25/04	6011284
Vista-228-J	1	Canada	TM: ALFOL	10/24/59	253,595	4/21/61	121,897	4/21/06	
Vista-228-L	1	Colombia	TM: ALFOL	6/30/71	50160	11/30/61	50160	11/30/06	
Vista-228-M	1	Denmark	TM: ALFOL	5/4/61	1467/1961	1/19/63	133/1963	1/19/03	
Vista-228-O	1	Ghana	TM: ALFOL	6/16/61	11,243	6/16/61	11,243	6/16/03	
Vista-228-P	1	United Kingdom	TM: ALFOL	5/12/59	790,813	6/7/60	806,815	6/7/05	
Vista-228-T	1	Indonesia	TM: ALFOL	7/22/61	289490	3/10/93	159319	3/9/03	
Vista-228-V	4	Ireland	TM: ALFOL	5/24/61	658/61	5/24/61	63342	5/25/03	

BB File No.	Int'l Class	Country	Mark	Filing Date	Serial No.	Reg. Date	Reg. No.	Renewal Date	Renewal No.
Vista-228-BB	1	New Zealand	TM: ALFOL	5/28/61	68779	5/28/61	68779	5/26/10	
Vista-228-FF	1	Paraguay	TM: ALFOL	7/19/61	1163	4/14/62	35941	4/14/02	155088
Vista-228-II	1	Singapore	TM: ALFOL	6/7/61	28685	6/10/61	28685	6/10/06	
Vista-228-JJ	1	South Africa, Repub.	TM: ALFOL	5/22/61	611693	5/22/61	611693	5/22/05	
Vista-228-KK	1	Namibia	TM: ALFOL	5/29/61	542361	5/29/61	542361	5/29/05	
Vista-228-NN	1	Taiwan	TM: ALFOL	6/28/61	42891	3/1/62	13097	2/28/02	
Vista-228-OO	1	Thailand	TM: ALFOL	5/29/61	42691	5/29/61	24454	6/28/01	
Vista-228-PP	1	Uruguay	TM: ALFOL	7/5/61	93448	8/5/66	98193	7/13/10	323614
Vista-228-RR	6	Venezuela	TM: ALFOL	6/26/61	2306	1/8/63	43114F	1/8/03	
Vista-229	1	United States	TM: ALFONIC	9/18/63	72177,231	7/7/64	772,606	7/7/04	
Vista-229-1	1	United States	TM: ALFONIC	9/21/67	72280,856	8/27/68	855,380	8/27/08	
Vista-229-A	1	Taiwan	TM: ALFONIC	9/13/96	85046224	1/16/98	00791982	1/15/08	
Vista-229-B	1	Argentina	TM: ALFONIC	11/28/65	889,677	10/4/68	607732	9/23/98	2,177,213
Vista-229-C	1	Australia	TM: ALFONIC	12/30/65	199,409	12/30/65	A199409	12/30/10	
Vista-229-E	1	Brazil	TM: ALFONIC	12/2/65	727082	12/10/74	1232/006014798	12/10/04	6014798
Vista-229-H	1	Chile	TM: ALFONIC	Unknown	Unknown	11/16/76	205,643	11/24/06	315,877
Vista-229-J-1	1	Colombia	TM: ALFONIC	10/27/82	217076	1/9/67	63353	1/9/03	217,076
Vista-229-K	1	Denmark	TM: ALFONIC	11/19/67	4176/1965	1/27/67	295/1967	1/27/07	

BB File No.	Int'l Class	Country	Mark	Filing Date	Serial No.	Reg. Date	Reg. No.	Renewal Date	Renewal No.
Vista-229-K-1	1	Denmark	TM: ALFONIC	1/15/01	VA 2001 00203				
Vista-229-N	1	Greece	TM: ALFONIC	12/6/65	34,654	10/17/66	34,654	12/6/05	
Vista-229-O	1	Hong Kong	TM: ALFONIC	2/4/66	1016/1966	2/4/66	1016/1966	2/4/01	
Vista-229-Q-1	1	Indonesia	TM: ALFONIC	1/25/01	DM02001 01 357-135	5/29/66	83057	7/15/00	
Vista-229-S	1	Ireland	TM: ALFONIC	12/24/65	193365	12/24/65	069,548	12/24/10	
Vista-229-T	1	Israel	TM: ALFONIC	Unknown	Unknown	11/8/65	25238	11/8/14	
Vista-229-U	1	Japan	TM: ALFONIC	4/2/64	13972/1964	7/14/65	680807	7/14/05	207748/85
Vista-229-X	1	Malawi	TM: ALFONIC	1/10/66	LT/40/1966	1/10/66	6468	1/10/01	
Vista-229-Z	1	New Zealand	TM: ALFONIC	1/7/66	80,246	1/7/66	80,246	1/7/01	
Vista-229-BB		Norway	TM: ALFONIC	11/17/65	87397	4/29/76	68937	4/29/06	
Vista-229-FF	1	Singapore	TM: ALFONIC	1/3/66	S/38393	1/3/66	38393	1/3/01	
Vista-229-LL	1	Thailand	TM: ALFONIC	3/4/66	55517	3/4/66	55517/33684	3/4/08	
Vista-229-MM	1	United Kingdom	TM: ALFONIC	Unknown	866610	11/8/65	866610	11/8/10	
Vista-229-NN	9	Uruguay	TM: ALFONIC	1/18/66	106666	1/11/68	102166	2/19/02	220732
Vista-229-OO	6	Venezuela	TM: ALFONIC	1/11/68	207	9/18/68	54650	9/18/06	
Vista-229-PP	1	Zambia	TM: ALFONIC	12/31/65	Z.758/65	12/31/65	758/65	12/31/00	
Vista-231	1,3	United States	TM: LPA	1/3/97	75/221,028	8/11/98	2,180,035	8/11/08	
Vista-235	1	United States	TM: CATALOX	3/17/97	75/258,679	2/8/00	2,316,955	2/8/10	

BB File No.	Int'l Class	Country	Mark	Filing Date	Serial No.	Reg. Date	Reg. No.	Renewal Date	Renewal No.
Vista-235-A	1	CTM	TM: CATALOX	8/18/87	602,144	1/18/97	602,144	8/18/07	
Vista-235-B	1	China	TM: CATALOX	9/17/97	970098473	1/7/99	1236897	1/6/09	
Vista-239	1	United States	TM: CATAPAL	6/10/85	73/541,971	7/22/86	1,401,756	7/22/06	
Vista-239-C	1	France	TM: CATAPAL	7/11/00	00 3040153	5/17/65	85,662	5/28/00	1,594,064
Vista-240-1	1	United States	TM: NALKYLENE	6/10/85	73/541,972	5/6/86	1,392,020	5/6/06	
Vista-240-A-1	1	Argentina	TM: NALKYLENE	3/14/83	1,367,415	7/23/84	1,083,730	10/3/04	1,542,450
Vista-240-B	1	Australia	TM: NALKYLEN	7/16/63	181,545	7/16/63	8181,545	7/16/08	
Vista-240-D	1	Brazil	TM: NALKYLENE	11/26/83	596281	12/13/68	003863476	12/13/08	
Vista-240-I	6	Mexico	TM: NALKYLEN	Unknown		4/18/93	359,562	4/18/01	
Vista-240-I-1	6	Mexico	TM: NALKYLENE	7/3/63	110,366	10/2/63	114,563	4/18/01	359,562
Vista-240-J	1	Papua New Guinea	TM: NALKYLEN	5/12/79	A222R	9/15/85	A222R	9/15/05	
Vista-242	1	United States	TM: NOVEL	5/3/82	362,821	2/14/84	1,266,735	2/14/04	
Vista-244-B	1	Australia	TM: ALFENE	7/22/60	161,328	7/22/60	A161328	7/22/09	
Vista-245	1	United States	TM: DISPAL	7/26/90	74/082,203	7/2/91	1,649,206	7/2/01	
Vista-247	1	United States	TM: ODC	12/28/83	73/458,891	6/17/86	1,397,251	6/17/06	
Vista-249	1	United States	TM: VISTA	7/30/84	73/482,431	11/19/85	1,370,759	11/19/05	
Vista-249-1	1	United States	TM: VISTA and Design	12/18/86	73/635,958	3/1/88	1,478,180	3/1/08	
Vista-252	1	United States	TM: CERALOX	12/19/86	73/636,259	3/8/88	1,479,214	3/8/08	
Vista-253	1	United States	TM: SUPREL	8/19/92	74/305,360	5/3/94	1,837,597	5/3/04	

BB File No.	Int'l Class	Country	Mark	Filing Date	Serial No.	Reg. Date	Reg. No.	Renewal Date	Renewal No.
Vista-262	1	United States	TM: ALFOTERRA	1/18/89	75/622,096				

TRADEMARK
 REEL: 002284 FRAME: 0458

TRADEMARK LICENSES

None