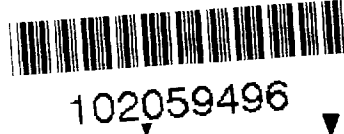


04-18-2002

FINANCE SECTION

Form PTO-1594
(Rev. 03/01)
OMB No. 0651-0027 (exp. 5/31/2002)
Tab settings ⇌ ⇌ ⇌ ▼ ▼ ▼

RECORDATION FORM C
TRADEMARKS



COMMERCE
ark Office

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

1. Name of conveying party(ies):
Etienne Aigner, Inc.
4-2-02

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

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

2. Name and address of receiving party(ies)
Fleet Capital Corporation
Name: _____
Internal Address: 3rd Floor NJ RP 467 03F
Address: _____
Street Address: 750 Walnut Avenue
City: Cranford State: NJ Zip: 07016

Individual(s) citizenship _____
 Association _____
 General Partnership _____
 Limited Partnership _____
 Corporation-State Rhode Island
 Other _____

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

3. Nature of conveyance:
 Assignment Merger
 Security Agreement Change of Name
 Other _____

Execution Date: March 31, 1999

4. Application number(s) or registration number(s):
A. Trademark Application No.(s) 75/805836
76/320950; 75/077169; 76/025227
75/981,743
Additional number(s) attached Yes No

B. Trademark Registration No.(s) 2415528;
2241849; 2306420; 1997943; 2390090
Additional number(s) attached Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:
Name: Christopher M. Turk
Internal Address: 9th Floor
Blank Rome Comisky & McCauley LLP
Street Address: One Logan Square
Philadelphia PA 19103
City: _____ State: _____ Zip: _____

6. Total number of applications and registrations involved:

7. Total fee (37 CFR 3.41).....\$ 1990.00
 Enclosed
 Authorized to be charged to deposit account

8. Deposit account number: _____

DO NOT USE THIS SPACE

9. Signature.
Christopher M. Turk *Christopher M. Turk* April 2, 2002
Name of Person Signing Signature Date

04/17/2002 DBYRNE 0000097 75805836
01 FC:481
02 FC:482
40.00 OP
1950.00 OP

Total number of pages including cover sheet, attachments, and document:
documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

RECORDATION FORM COVER SHEET
 CONTINUATION
 TRADEMARKS ONLY

Conveying Party

Enter Additional Conveying Party

Mark if additional names of conveying parties attached

Execution Date
 Month Day Year

Name

Formerly

Individual General Partnership Limited 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)

Address (line 3)

City

State/Country

Zip Code

Individual General Partnership Limited Partnership

Corporation Association

Other

Citizenship/State of Incorporation/Organization

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)

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)

RECORDATION FORM COVER SHEET
CONTINUATION
TRADEMARKS ONLY

Conveying Party

Enter Additional Conveying Party

Mark if additional names of conveying parties attached

Execution Date
Month Day Year

Name

Formerly

Individual General Partnership Limited 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)

Address (line 3)

City

State/Country

Zip Code

Individual General Partnership Limited Partnership

Corporation Association

Other

Citizenship/State of Incorporation/Organization

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)

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)

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**AMENDMENT NO. 1 TO AND REAFFIRMATION OF
PATENT AND TRADEMARK SECURITY AGREEMENT**

This Amendment No. 1 to and Reaffirmation of Patent and Trademark Security Agreement (this "Amendment") dated as of this 25th day of March, 2002, by and among ETIENNE AIGNER, INC., a Delaware corporation having its chief executive office 47 Brunswick Avenue, Edison, New Jersey 08818 (the "Company"), and FLEET CAPITAL CORPORATION, successor-in-interest to BANKBOSTON, N.A., as the Agent (in such capacity, the "Agent"), amends that certain Patent and Trademark Security Agreement dated as of March 31, 1999 (as amended, restated, supplemented or otherwise modified from time to time, the "Patent and Trademark Security Agreement"), by and between the Company and the Agent, a true and correct copy of which is attached hereto as Exhibit A. Capitalized terms used but not defined herein shall have the meanings set forth for such terms in the Patent and Trademark Agreement.

BACKGROUND

A. Pursuant to the terms of that certain Revolving Credit Agreement, dated as of March 31, 1999 (as amended from time to time, the "Original Loan Agreement"), by and among the Company, the Agent, JPMorgan Chase Bank (f/k/a The Chase Manhattan Bank), as documentation agent, and the financial institutions party thereto (collectively, the "Lenders"), the Agent and the Lenders established a credit facility for the benefit of the Company. As security for the Company's obligations under the Original Loan Agreement, the Company granted a security interest in and collaterally assigned the Collateral to the Agent and agreed to place in the public record of the United States Patent and Trademark Office the security interest and collateral assignment, pursuant to the terms of the Patent and Trademark Security Agreement.

B. The Company has requested that the Agent and the Lenders amend and modify certain provisions of the Original Loan Agreement as more fully set forth in a certain Amended and Restated Loan and Security Agreement of even date herewith (as amended, restated, supplemented or otherwise modified from time to time, the "Loan Agreement") among the Company, certain affiliates of the Company, the Agent and the Lenders.

C. In connection with the Amended and Restated Loan Agreement, the Company and the Agent desire to amend certain terms and provisions of the Patent and Trademark Security Agreement and the Company desires to reaffirm its grant to the Agent of a security interest in the Collateral together with its obligations under the Patent and Trademark Security Agreement.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference herein and made part hereof, the parties hereto, intending to be legally bound, promise and agree as follows:

1. AMENDMENTS.

The Patent and Trademark Security Agreement is hereby amended as follows:

(a) All references to the "Credit Agreement" and the "Security Agreement" in the Patent and Trademark Security Agreement shall be deemed to mean and include the "Credit Agreement" and the "Security Agreement" as amended and restated in their entirety by the Loan Agreement.

(b) Schedule I of the Patent and Trademark Agreement is hereby amended and restated in its entirety and replaced with Schedule I attached hereto.

(c) Section 18 of the Trademark Agreement is hereby amended and restated its entirety as follows:

"Notices. All notices, requests and demands to or upon a party hereto, to be effective, shall be in writing and shall be sent in accordance with Section 12.10 of the Credit Agreement."

(d) Section 20 of the Trademark Agreement is hereby amended and restated its entirety as follows:

"Governing Law. THIS AGREEMENT IS A CONTRACT UNDER THE LAWS OF THE STATE OF NEW JERSEY AND SHALL FOR ALL PURPOSES BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF SAID STATE (EXCLUDING THE LAWS APPLICABLE TO THE CONFLICTS OR CHOICE OF LAW). THE COMPANY CONSENTS TO THE JURISDICTION OF ANY OF THE FEDERAL OR STATE COURTS LOCATED IN THE STATE OF NEW JERSEY IN CONNECTION WITH ANY ACTION TO ENFORCE THE RIGHTS OF THE AGENT UNDER THIS AGREEMENT. THE COMPANY IRREVOCABLY WAIVES ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY SUCH ACTION BROUGHT IN THE COURTS REFERRED TO IN THE PRECEDING SENTENCE AND HEREBY IRREVOCABLY WAIVES AND AGREES NOT TO PLEAD OR CLAIM IN ANY SUCH ACTION THAT SUCH ACTION HAS BEEN BROUGHT IN AN INCONVENIENT FORUM."

2. REPRESENTATIONS AND WARRANTIES; COVENANTS. The representations and warranties of the Company contained in the Patent and Trademark Agreement were true and correct in all respects when made and, taking into account the amendment and restatement of Schedule I as provided herein, continue to be true and correct in all respects on the date hereof. The Company is in compliance with all covenants contained in the Patent and Trademark Agreement.

3. REAFFIRMATION.

(a) Except as modified by the terms hereof, all of the terms and conditions of the Patent and Trademark Security Agreement are hereby reaffirmed and shall continue in full force and effect as therein written.

(b) Without limiting the generality of the foregoing, the Company hereby reaffirms its existing grant to the Agent, on behalf of and for the benefit of Agent and the Lenders, of a security interest in the Collateral. The Company hereby confirms that all security interests at any time granted by it to the Agent continue in full force and effect and secure and shall continue to secure the Obligations (as defined in the Loan Agreement) so long as any such Obligations remain outstanding and that all assets subject thereto remain free and clear of any Liens (as defined in the Loan Agreement) other than Permitted Liens (as defined in the Loan Agreement).

4. MISCELLANEOUS.

(a) Further Assurances. The Company hereby agrees to take all such actions and to execute and/or deliver to the Agent all such documents, assignments, financing statements and other documents, as the Agent may reasonably require from time to time, to effectuate and implement the purposes of the Patent and Trademark Agreement as amended hereby.

(b) Third Party Rights. No rights are intended to be created hereunder for the benefit of any third party donee, creditor, or incidental beneficiary.

(c) Headings. The headings of any paragraph of this Amendment are for convenience only and shall not be used to interpret any provision hereof.

(d) Counterparts. This Amendment may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same agreement. Execution and delivery by facsimile shall bind the undersigned.

(e) Modifications. No modification hereof or any agreement referred to herein shall be binding or enforceable unless in writing and signed on behalf of the party against whom enforcement is sought.

(f) Governing Law. **THIS AMENDMENT IS A CONTRACT UNDER THE LAWS OF THE STATE OF NEW JERSEY AND SHALL FOR ALL PURPOSES BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF SAID STATE (EXCLUDING THE LAWS APPLICABLE TO THE CONFLICTS OR CHOICE OF LAW).**

(g) Waiver of Jury Trial. **THE COMPANY AND THE AGENT EACH HEREBY WAIVES ITS RIGHT TO A JURY TRIAL WITH RESPECT TO ANY ACTION OR CLAIM ARISING OUT OF ANY DISPUTE IN CONNECTION WITH THIS**

AGREEMENT, ANY RIGHTS OR OBLIGATIONS HEREUNDER OR THE PERFORMANCE OF SUCH RIGHTS AND OBLIGATIONS.


(h) Binding Effect. This Amendment shall be binding upon the parties hereto and their respective successors and assigns and shall inure to the benefit of the parties hereto and the successors and assigns of the Agent (for the benefit of the Agent and the Lenders). None of the Company's rights or obligations hereunder or any interest therein may be assigned or delegated by the Company without the prior written consent required under the Loan Agreement.

(i) Severability. In case any provision in or obligation hereunder shall be invalid, illegal or unenforceable in any jurisdiction, the validity, legality and enforceability of the remaining provisions or obligations, or of such provision or obligation in any other jurisdiction, shall not in any way be affected or impaired thereby.

{Signature Page to Amendment No. 1 to and Reaffirmation of Patent and Trademark Security Agreement follows}

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed and delivered by their duly authorized officers as of the date first above written.

ETIENNE AIGNER, INC.

By: 
Name: Michael P. Cangemi
Title: President

FLEET CAPITAL CORPORATION,
as Agent

By: 
Name: David Fiorito
Title: Senior Vice President

ACKNOWLEDGMENT

STATE OF NEW YORK

:

: SS.

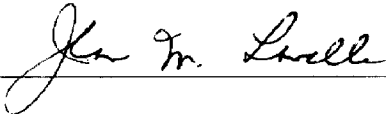
COUNTY OF NEW YORK

:

On this 25th day of March, 2002, before me, a Notary Public, personally appeared Michael P. Cangemi who acknowledged himself to be President of Etienne Aigner, Inc., and that he as such President, being duly authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of Etienne Aigner, Inc. by himself as such officer.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

JEAN M. LAVELLE
Notary Public, State Of New York
No.01LA4880356
Qualified In Queens County
Commission Expires March 8, 2003



Notary Public

My Commission Expires:


ACKNOWLEDGMENT

STATE OF NEW YORK :
: SS.

COUNTY OF NEW YORK :

On this 25th day of March, 2002, before me, a Notary Public, personally appeared David Fiorito who acknowledged himself to be a Senior Vice President of Fleet Capital Corporation, and that he as such Senior Vice President, being duly authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of Fleet Capital Corporation by himself as such officer.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Notary Public

JEAN M. LAVELLE
Notary Public, State Of New York
No.01LA4880356
Qualified In Queens County
Commission Expires March 8, 2003

My Commission Expires:

SCHEDULE I**Patents and Trademarks**

Trademark	Registration Number (Application Number)	Registration Date (Application Date)
A LOGO	(To Follow)	(SEP. 22, 1999)
A LOGO	(75/805836)	(SEP. 22, 1999)
A LOGO	2415528	DEC 26, 2000
AIGNER	(76/320950)	(OCT. 03, 2001)
AIGNER	(75/077169)	(MAR 22, 1996)
ARRIVALS		
DEPARTURES		
E/A	(76/025227)	(APR 13, 2000)
E/A BY ETIENNE AIGNER & DESIGN	(76/107486)	(AUG 10, 2000)
E/A BY ETIENNE AIGNER & DESIGN (WITHOUT BOX)	(76/152305)	(OCT 23, 2000)
EASSENTIALS BY ETIENNE AIGNER (STYLIZED)	2241849	APR 27, 1999
EASSENTIALS BY ETIENNE AIGNER (STYLIZED)	2306420	JAN 04, 2000
EASSENTIALS BY ETIENNE AIGNER (STYLIZED)		
EASSENTIALS		(AUG 21, 2000)
ETIENNE AIGNER	1997943	SEP 03, 1996
ETIENNE AIGNER	2390090	SEP 26, 2000
ETIENNE AIGNER	1978413	JUN 04, 1996
ETIENNE AIGNER	2053543	APR 15, 1997
ETIENNE AIGNER	2243918	MAY 04, 1999
ETIENNE AIGNER	1508253	OCT 11, 1988
ETIENNE AIGNER	1589880	APR 03, 2000
ETIENNE AIGNER	911959	JUN 08, 2001
ETIENNE AIGNER		JUN 25, 2001
ETIENNE AIGNER	911959	
ETIENNE AIGNER	1508253	
ETIENNE AIGNER	1589880	
ETIENNE AIGNER	1978413	
ETIENNE AIGNER AND HORSESHOE DEVICE	1950623	JAN 23, 1996
ETIENNE AIGNER AND HORSESHOE DEVICE	2044301	MAR 11, 1997
ETIENNE AIGNER AND HORSESHOE DEVICE	1997944	SEP 03, 1996
ETIENNE AIGNER AND HORSESHOE DEVICE	2390091	SEP 26, 2000

106660.01004/209945452

ETIENNE AIGNER AND HORSESHOE DEVICE	1978414	JUN 04, 1996
ETIENNE AIGNER AND HORSESHOE DEVICE	2053541	APR 15, 1997
ETIENNE AIGNER AND HORSESHOE DEVICE	2250627	JUN 01, 1999
ETIENNE AIGNER AND HORSESHOE DEVICE	1812693	DEC 21, 1993
ETIENNE AIGNER AND HORSESHOE DEVICE	1890536	APR 18, 1995
ETIENNE AIGNER AND HORSESHOE DEVICE	1874708	JAN 17, 1995
ETIENNE AIGNER AND HORSESHOE DEVICE	1950623	
ETIENNE AIGNER AND HORSESHOE DEVICE	1997944	
ETIENNE AIGNER AND HORSESHOE DEVICE	1978414	
ETIENNE AIGNER AND HORSESHOE DEVICE	1812693	
ETIENNE AIGNER AND HORSESHOE DEVICE	1874708	
ETIENNE AIGNER (LABEL)	719821	
ETIENNE AIGNER CLASSICS	(75/080778)	(MAR 28, 1996)
ETIENNE AIGNER COUNTRY	(75/080228)	(MAR 28, 1996)
ETIENNE AIGNER IN SCRIPT	1508255	OCT 11, 1988
ETIENNE AIGNER IN SCRIPT	1262129	DEC 27, 1983
ETIENNE AIGNER IN SCRIPT	1262129	
ETIENNE AIGNER IN SCRIPT	1508255	
ETIENNE AIGNER SPORT	(75/080777)	(MAR 28, 1996)
ETIENNE AIGNER TRADITIONS	(75/054298)	(FEB 06, 1996)
ETIENNE AIGNER TRADITIONS	(75/299107)	(MAY 28, 1997)
HERITAGE BY ETIENNE AIGNER AND DEVICE	(75/312917)	(JUN 23, 1997)
HERITAGE BY ETIENNE AIGNER AND DEVICE	(75/315730)	(JUN 27, 1997)
HORSESHOE DEVICE	1966533	APR 09, 1996
HORSESHOE DEVICE	2065697	MAY 27, 1997

106660.01004/20994545v2

TRADEMARK
REEL: 002484 FRAME: 0608

HORSESHOE DEVICE	1976758	MAY 28, 1996
HORSESHOE DEVICE	2053542	APR 15, 1997
HORSESHOE DEVICE	736463	AUG 21, 1982
HORSESHOE DEVICE	1976758	
HORSESHOE DEVICE	736643	
HORSESHOE DEVICE	732312	JUN 05, 1982
HORSESHOE DEVICE	1477866	FEB 23, 1988
HORSESHOE DEVICE	1281170	JUN 12, 1984
HORSESHOE DEVICE	786126	MAR 02, 1985
HORSESHOE DEVICE	1216625	NOV 16, 1982
HORSESHOE DEVICE	1216625	
HORSESHOE DEVICE	1281170	
HORSESHOE DEVICE	1477866	
HORSESHOE DEVICE	1966533	
HORSESHOE DEVICE	1976758	
HORSESHOE DEVICE	736463	
HORSESHOE DEVICE	732312	
HORSESHOE DEVICE	786126	
ORIGINAL ETIENNE AIGNER WITH HORSESHOE AND MEDALLION DEVICE	(NONE)	(MAY 15, 1997)
QUALITY FOR LIFE	2149961	APR 14, 1998
QUALITY FOR LIFE	2053540	APR 15, 1997
SIGNATURE ETIENNE AIGNER & HORSESHOE DEVICE	2219430	JAN 19, 1999
WHAT DOES IT TAKE TO GET AN A?	(75/798117)	(SEP 13, 1999)

BLANK ROME COMISKY & MCCAULEY LLP

Counselors at Law

Delaware
Florida
Maryland
New Jersey
New York
Ohio
Pennsylvania
Washington, DC

Direct Dial: (215) 569-5348
Fax: (215) 569-5628
Email: turk@blankrome.com

April 2, 2002

Commissioner for Trademarks
Box Assignments
Washington, D.C. 20231

Dear Sir or Madam:

Enclosed for recordation is a "Amendment No. 1 to and Reaffirmation of Patent and Trademark Security Agreement" pledging a security interest in the marks from Etienne Aigner, Inc., ("Company"), to Fleet Capital Corporation. ("Agent"):

Mark	Registration Number or Application Number	Registration Date or Filing Date
A LOGO	(75/981,743)	(9/22/1999)
A LOGO	(75/805,836)	(9/22/1999)
A LOGO	2,415,528	12/26/2000
AIGNER	(76/320,950)	(10/3/2001)
AIGNER	(75/077,169)	(3/22/1996)
E/A	(76/025,227)	(4/13/2000)
E/A BY ETIENNE AIGNER & DESIGN	(76/107,486)	(8/10/2000)
E/A BY ETIENNE AIGNER & DESIGN (WITHOUT BOX)	(76/152,305)	(10/23/2000)
EASSENTIALS BY ETIENNE AIGNER (STYLIZED)	2,241,849	4/27/1999
EASSENTIALS BY ETIENNE AIGNER (STYLIZED)	2,306,420	1/4/2000
ETIENNE AIGNER	1,997,943	9/3/1996
ETIENNE AIGNER	2,390,090	9/26/2000
ETIENNE AIGNER	1,978,413	6/4/1996
ETIENNE AIGNER	2,053,543	4/15/1997
ETIENNE AIGNER	2,243,918	4/4/1999
ETIENNE AIGNER	1,508,253	10/11/1998
ETIENNE AIGNER	1,589,880	4/3/2000
ETIENNE AIGNER	911,959	6/8/2001
ETIENNE AIGNER AND HORSESHOE DEVICE	1,950,623	1/23/1996
ETIENNE AIGNER AND HORSESHOE DEVICE	2,044,301	3/11/1997
ETIENNE AIGNER AND HORSESHOE DEVICE	1,997,944	9/3/1996

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TRADEMARK
REEL: 002484 FRAME: 0610

Commissioner for Trademarks

April 2, 2002

Page 2

ETIENNE AIGNER AND HORSESHOE DEVICE	1,997,944	9/3/1996
ETIENNE AIGNER AND HORSESHOE DEVICE	2,390,091	9/26/2000
ETIENNE AIGNER AND HORSESHOE DEVICE	1,978,414	6/4/1996
ETIENNE AIGNER AND HORSESHOE DEVICE	2,053,541	4/15/1997
ETIENNE AIGNER AND HORSESHOE DEVICE	2,250,627	6/1/1999
ETIENNE AIGNER AND HORSESHOE DEVICE	1,812,693	12/21/1993
ETIENNE AIGNER AND HORSESHOE DEVICE	1,890,536	4/18/1995
ETIENNE AIGNER AND HORSESHOE DEVICE	1,874,708	1/17/1995
ETIENNE AIGNER (LABEL)	719,821	8/15/1961
ETIENNE AIGNER CLASSICS	(75/080,778)	(3/28/1996)
ETIENNE AIGNER COUNTRY	(75/080,228)	(3/28/1996)
ETIENNE AIGNER IN SCRIPT	1,508,255	10/11/1988
ETIENNE AIGNER IN SCRIPT	1,262,129	12/27/1983
ETIENNE AIGNER SPORT	(75/080,777)	(3/28/1996)
ETIENNE AIGNER TRADITIONS	(75/054,298)	(2/6/1996)
ETIENNE AIGNER TRADITIONS	(75/299,107)	(5/28/1997)
HERITAGE BY ETIENNE AIGNER AND DEVICE	(75/312,917)	(6/23/1997)
HERITAGE BY ETIENNE AIGNER AND DEVICE	(75/315,730)	(6/27/1997)
HORSESHOE DEVICE	1,966,533	4/9/1996
HORSESHOE DEVICE	2,065,697	5/27/1997
HORSESHOE DEVICE	1,976,758	5/28/1996
HORSESHOE DEVICE	2,053,542	4/15/1997
HORSESHOE DEVICE	736,463	8/21/1982
HORSESHOE DEVICE	732,312	6/5/1982
HORSESHOE DEVICE	1,477,866	2/23/1988
HORSESHOE DEVICE	1,281,170	6/12/1984
HORSESHOE DEVICE	786,126	3/25/1985
HORSESHOE DEVICE	1,216,625	11/16/1982