FORM PTO-1594 (Rev. 6-93)	RI	08-19-20	002	SHEET	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office			
OMB No. 0651-0011 (exp. 4/94)				.Y	8-19-02			
Tab settings	ioner of	1021952		attached origina	I documents or copy thereof.			
Name of conveying party(ies		1021302		nd address of re	eceiving party(ies)			
Gaylord Industries, Inc. 8-19-02			Name: Hobart LLC					
			Internal Address:					
□ Individual(s) □ General Partnership (Corporation-State Oregot) □ Other	tion Partnership	Street Address: 701 Ridge Avenue City: Troy State: OH ZIP: 45374						
Additional name(s) of conveying party		□ Individual(s) citizenship □ Association □ General Partnership						
3. Nature of conveyance:		u General Farthership						
			☐ Limited Partnership					
Security Agreement	Change of Name							
Other		If assignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☐ No						
Execution Date: May 1,		(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No						
4. Application number(s) or pa	tent number(s):						
A. Trademark Application No.(s)			B. Trademark Registration No.(s)					
			2321643 1792310 1817661					
			√ 8008	20 ±347	407			
		Additional numbers att	ached? 🗅 Yes 🌶	No				
Name and address of party to whom correspondence concerning document should be mailed:			6. Total number of applications and registrations involved:					
Name: Beverly J. S	hunick &	Associates			- 40 - 00			
			7. Total fee (37 CFR 3.41)\$ <u>140.00</u>					
Internal Address:			☐ Enclosed					
E FE: 482 188:88 EN		Authorized to be charged to deposit account						
	Boy /1088				-			
Street Address: P · O ·	BOX /1000		8. Deposit	account number	Pr:			
,			09-0025					
City: Morton Grove S	ZIP: <u>60053</u>	(Attach duplicate copy of this page if paying by deposit account)						
	DO NOT US	E THIS SPACE						
and the second s								
 Statement and signature. To the best of my knowledg the original document. 	e and belief,	the foregoing inform	nation is true ai	nd correct and a	any attached copy is a true copy of			
Beverly Shunick	Beverly Shunick Barely Shunick 8/12/2002							
Name of Person Signing Total number of pages including cover sheet, attachments, and document: 4 Date								
Total number of pages including cover sheet, and document.								

NUNC PRO TUNC ASSIGNMENT

WHEREAS, Gaylord Industries, Inc., previously an Oregon corporation having offices at 10900 S.W. Avery Street, Tualatin, Oregon 97062 (hereinafter called "SELLER", which expression shall include its successors and assigns) has sold all right, title and interest in and to certain trademarks and the registrations pertaining thereto to Hobart LLC, a Delaware limited liability company having offices at 701 South Ridge Avenue, Troy, Ohio 45374 (hereinafter called "PURCHASER", which expression shall include its successors and assigns), along with all other assets of SELLER pursuant to an Agreement and Plan of Merger between Hobart Corporation, a Delaware corporation, Wittoo Foodservice Equipment, Inc., a Delaware corporation, ICI Products, Inc., a Delaware corporation, Stanley Knight Corporation, a Delaware corporation, Traulsen & Co. Inc., a Delaware corporation, The Wolf Range Company LLC, a Delaware limited liability company, Gaylord Industries, Inc., an Oregon corporation, KaiRak, Inc., a California corporation, and Hobart LLC, a Delaware limited liability company, effective January 1, 2002 (the "Merger Agreement");

WHEREAS, SELLER, as part of the Merger Agreement, was merged into PURCHASER, and, as of January 1, 2002, SELLER ceases to exist; and

WHEREAS, as part of the Asset Purchase Agreement, SELLER transferred all of its assets, including the marks listed on Schedule A and the goodwill associated therewith, to PURCHASER; however, the parties failed to execute a formal Trademark assignment document in conjunction with the Asset Purchase Agreement.

WITNESSETH:

NOW THEREFORE, TO ALL WHOM IT MAY CONCERN, be it known that SELLER, for and in consideration, receipt, adequacy and sufficiency of which is hereby acknowledged by SELLER, does hereby assign nunc pro tunc, effective January 1, 2002, unto PURCHASER the entire right, title and interest in and to the marks listed on Schedule A, the goodwill associated therewith, and the right to recover for all past infringements thereof.

FURTHER, because SELLER ceases to exist separate and apart from PURCHASER, Hobart Corporation, the former parent corporation of SELLER agrees to execute or cause to be executed all documents on behalf of SELLER, and otherwise to do all things which will vest all right, title and interest in and to the marks listed on Schedule A in PURCHASER.

Gaylord Industries, Inc., By its previous sole shareholder, Hobart Corporation, a Delaware corporation

By:

Allan C. Sutherland

Vice President

Date:

05/01/02

TRADEMARK REEL: 2564 FRAME: 0677

SCHEDULE A

Mark	Country	Registration Number	Registration Date	Classes	Application Number	Application Date
ENERGY PLUS	US	2,321,643	02/22/2000	3	75/657,057	03/08/1999
ENERGY PLUS & DESIGN	US	1,792,310	09/14/1993	3	74/341,755	12/21/1992
FORMULA G-510 & DESIGN	US	1,817,661	01/25/1994	3	74/385,933	05/03/1993
GAYLORD	US	800,820	12/21/1965	11	72/188,744	03/16/1964
THE GAYLORD QUENCHER	US	1,347,407	07/09/1985	9	73/497,292	08/31/1984
GAYLORD	Australia	B380,764	09/08/1989	9		09/08/1982
GAYLORD	Australia	B380,765	09/08/1989	11		09/08/1982
GAYLORD	Japan	874,453	04/26/1996			
GAYLORD	New Zealand	B95,557	12/02/1970			12/02/1970
GAYLORD	South Africa	90/1423	02/26/1990		90/1423	02/26/1990
GAYLORD	Taiwan	90/1423	02/26/1990		90/1423	02/26/1990

1127350 00650110

RECORDED: 08/19/2002

TRADEMARK REEL: 2564 FRAME: 0678