11-14-2002 J.S. DEPARTMENT OF COMMERCE RE Form PTO-1594 U.S. Patent and Trademark Office 102279831 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab settings ⇒ ⇒ ⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies): Name: U.S. Bank National Association Pacific Coast Feather Company Internal Address: Association Street Address: ___ Fifth Avenue, 11th Floor Individual(s) General Partnership Limited Partnership 98101 Seattle Corporation-State Washington ☐ Other ____ Individual(s) citizenship_ National banking association Association___ Additional name(s) of conveying party(ies) attached? The Yes Man No General Partnership_ 3. Nature of conveyance: Limited Partnership _ Assignment 🖳 Merger Corporation-State Security Agreement Change of Name Other If assignee is not domiciled in the United States, a domestic Other_ representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes Execution Date: September 10, 2002 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) A. Trademark Application No.(s) SEE ATTACHED SCHEDULE SEE ATTACHED SCHEDULE Additional number(s) attached X Yes □ No 6. Total number of applications and 5. Name and address of party to whom correspondence registrations involved: concerning document should be mailed: Name: Jane Eckels Internal Address: Davis Wright Tremaine LLP 7. Total fee (37 CFR 3.41).....\$___ Enclosed Authorized to be charged to deposit account Street Address: 1501 Fourth Avenue, Suite 2600 8. Deposit account number: 040258 Seattle 98101 (Attach duplicate copy of this page if paying by deposit account) City: State: 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.

11/13/2002 Linueller 00000295 76307633

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

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

Signature

01 FC:8521 02 FC:8522 40.00 DP 200.00 DP

Jane Eckets

Name of Person Signing

TRADEMARK
REEL: 002615 FRAME: 0608

13

November 6, 2002

Date

Trademark Applications/ Registrations Pacific Coast Feather Company

MARK	FOREIGN NO	SERIAL NO.	REG. NO.	PATENT NO.	INT'L CLASS	STATUS
BEYOND COMFORT			1,753,227		20	Registered
DOWNAROUND			1,753,995		20	Registered
DOWNPROOF		76/307,633	2,558,866		20, 24	Registered AL
ENCOMPASS		76/121,955	2,569,503		20	Registered
FLEXILOFT		76/151,853	2,558,362		20	Registered
FOR YOUR COMFORTNATURALLY		74/079,078	1,682,997		24	Registered
NORTHERN NIGHTS		74/533,933	1,900,678		20	Registered
PROGUARD		76/102,911	2,531,647		24	Registered
SECUREFIT		76/130,775	2,523,708		24	Registered

REEL: 002615 FRAME: 0609

AGREEMENT REGARDING SECURITY INTEREST IN INTELLECTUAL PROPERTY

THIS AGREEMENT REGARDING SECURITY INTEREST IN INTELLECTUAL PROPERTY (the "Agreement") is made effective as of September 10, 2002, by and between PACIFIC COAST FEATHER COMPANY, a Washington corporation, whose address is 1964 Fourth Avenue South, Seattle, WA 98134 ("Borrower"), and U.S. BANK NATIONAL ASSOCIATION, a national banking association, as agent (hereinafter, in such capacity, together with any successors or assigns in such capacity, the "Secured Party") for the benefit the Banks as defined in the Credit Agreement described below.

RECITALS

- A. Borrower, Secured Party, and U.S. Bank National Association, Bank of America, N.A., PNC Bank, National Association, and Wells Fargo Bank, National Association have entered into a Credit Agreement and related documents dated June 6, 2000, whereby Banks have agreed to make certain loans to Borrower under certain terms and conditions. (Hereinafter the Credit Agreement and all related documents evidencing the loans and security agreements between Borrower, Secured Party and the Banks are referred to as the "Loan Documents.")
- B. Pursuant to the terms of the Loan Documents, Borrower has agreed to grant Secured Party a lien and security interest on the Collateral as defined below.
- C. Secured Party desires to have Secured Party's lien and security interest in the Collateral confirmed by recording this document in the United States Patent and Trademark Office ("PTO"), as appropriate.
- NOW, THEREFORE, with the foregoing Recitals deemed incorporated into and made a part of this Agreement by reference, and in consideration of the mutual promises and obligations set forth below, the parties, intending to be legally bound, agree as follows:
- 1. **SECURITY INTEREST.** In consideration of the covenants and agreements contained in the Loan Documents, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged by Borrower, and to secure the obligations owing under the Loan Documents, Borrower collaterally assigns and grants to Secured Party a lien and security interest in:
- 1.1 All of Borrower's right, title and interest in and to all copyrights, proprietary information, trade secrets, patents, patent applications, trademarks, service marks, trade names, trade dress, whether registered or unregistered, and all goodwill associated therewith, and all registrations and applications for registration thereof (collectively referred to as the "Intellectual Property"), including without limitation: (a) the letters patents, trademark and service mark registrations listed in Exhibit A attached hereto and all renewals thereof and any

future letters patents and trademark and service mark registrations and renewals thereof (the "Patents and Trademark Registrations"); (b) the patent applications and trademark registration applications listed in Exhibit A and any Patents and Trademark Registrations that may be issued on any of those applications and any future Patents and Trademark Registration applications, to the full extent allowable by law (the "Patents and Trademark Applications"); (c) all future copyright applications and registrations (the "Copyright Registrations"); (d) all future royalties or other fees paid or payments made or owed to Borrower with respect to the Intellectual Property (the "Royalties"); and (e) proceeds of any and all of the foregoing (the Intellectual Property, Patents and Trademark Registrations, Patents and Trademark Applications, Copyright Registrations, Royalties, and such proceeds are referred to collectively as the "Intellectual Property Rights").

1.2 All rights, interests, claims and demands that Borrower has or may have in existing and future profits and damages for past and future infringements of the Intellectual Property Rights (the "Claims") (the Intellectual Property Rights and Claims are referred to collectively as the "Collateral").

2. **BORROWER'S WARRANTY.** Borrower warrants and represents that:

- To the best of Borrower's knowledge, Borrower is the true and lawful exclusive owner of the Intellectual Property Rights, including all rights and interests granted by this Agreement.
- 2.2 To the best of Borrower's knowledge, the Collateral is valid and enforceable.
- 2.3 Borrower has full power and authority to execute and deliver this Agreement.
- Borrower has no notice of any suits or actions commenced or threatened 2.4 against it, or notice of claims asserted or threatened against it, with reference to the Intellectual Property Rights and the interests granted by this Agreement.
- 2.5 To the best of Borrower's knowledge, the Intellectual Property Rights and all interests granted in the Collateral are so granted free from all liens, charges, claims, options, licenses, pledges and encumbrances of every kind and character, except for licenses entered into in the ordinary course of business.
- AFFIRMATIVE COVENANTS. Borrower further covenants that, until all of the above-described obligations have been satisfied in full, Borrower will:
- Not enter into any agreement(s), including, without limitations, license 3.1 agreements, which are inconsistent with Borrower's undertakings and covenants under the Loan Documents or this Agreement or which restrict or impair Secured Party's right to realize upon the security interest granted under this Agreement.

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- 3.2 Take steps reasonable in the exercise of its good business judgment to protect, maintain and enforce the Intellectual Property Rights, and maintain the quality of the goods and services associated with all patents, trademarks, service marks, and trade names at or above the level of quality as of the date of this Agreement.
- 4. **RESTRICTIONS ON SALE OF FURTHER ENCUMBRANCE.** Borrower agrees not to sell, assign or further encumber Borrower's rights and interests in the Collateral without the prior written consent of Secured Party, except such licenses as Borrower in the exercise of its reasonable business judgment elects to grant; provided such licenses are made at arms length, and if such licenses are made to an affiliate, such licenses shall remain subordinate to the interests of Secured Party as provided in this Agreement.
- SECURED PARTY'S RIGHTS ON DEFAULT. If an event of default shall occur under Loan Documents, Secured Party, as the holder of a security interest under the Washington Uniform Commercial Code as now or hereafter in effect, may take such action as is permitted by law or in equity, in Secured Party's sole discretion, to foreclose on or otherwise realize on the Collateral covered by this Agreement. For those purposes, Borrower hereby authorizes and empowers Secured Party to make, constitute and appoint any officer or agent of Secured Party as Secured Party may select in Secured Party's sole discretion, as Borrower's true and lawful attorney-in-fact with the power to endorse Borrower's name on and/or file of record, all assignments, applications, documents, papers and instruments, whether signed by Borrower or by Secured Party on Borrower's behalf, necessary for Secured Party or its transferees, successors or assigns, to obtain title to and the right to use the Collateral together with the associated goodwill, or to grant or issue any exclusive or nonexclusive license under the Collateral to any other person or to assign, pledge, convey or otherwise transfer title in or dispose of all or any part of the Collateral and associated goodwill to any other person. Borrower hereby ratifies all that the attorney-in-fact shall lawfully do or cause to be done by virtue of this Agreement, provided such attorney-in-fact acts in a commercially reasonable manner. This power of attorney shall be irrevocable during the term of the Loan Documents.
- 6. **REMEDIES.** Upon the occurrence of any Event of Default as defined in the Credit Agreement and the lapse of any applicable cure period, and at all times thereafter, Secured Party shall have the rights and remedies of a secured party under the UCC in addition to the rights and remedies provided elsewhere within the Security Agreement or in any other writing executed by Borrower. Secured Party will give Borrower reasonable notice of the time and place of any public sale of the Collateral or of the time after which any private sale or other intended disposition thereof is to be made. The requirement of reasonable notice shall be met if such notice is mailed to the last known address of Borrower at least ten (10) Business Days before the time of the public sale or the time after which any private sale or other intended disposition thereof is to be made. At any such public or private sale, Secured Party may purchase the Collateral. After deduction for Secured Party's sale related expenses, the residue of any such proceeds of sale shall be applied in satisfaction of the Borrower's obligations in such order of preference as Secured Party may determine. Any excess, to the extent permitted by law, shall be paid to Borrower, and Borrower shall remain liable for any deficiency. Secured Party shall have

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the right, but not the obligation, to take all such actions and to do all such things as Secured Party deems reasonably necessary to protect and preserve the Collateral and Secured Party's rights hereunder.

- 7. FILING OF DOCUMENTS WITH PTO. Borrower shall in its reasonable business judgment, at Borrower's own expense, diligently file and prosecute all Patents and Trademark Registrations, and Patents and Trademark Applications relating to the Collateral in the PTO, and shall in its reasonable business judgment pay or cause to be paid in their customary fashion all fees and disbursements in connection therewith, and, except in its reasonable business judgment, shall not abandon any such Collateral before the exhaustion of all administrative and judicial remedies or disclaim or dedicate any Collateral without the prior written consent of Secured Party.
- 8. **FEES, COSTS AND EXPENSES.** Any and all reasonable fees, costs and expenses, including reasonable attorneys' fees and expenses, incurred by Secured Party in connection with the preparation, modification, enforcement or termination of this Agreement and all other documents relating to this Agreement and to the consummation of the transactions contemplated by this Agreement, the filing and recording of any documents (including all taxes in connection therewith) in public offices, any taxes, reasonable counsel fees, maintenance fees, encumbrances or costs otherwise reasonably incurred in defending or prosecuting any actions or proceedings arising out of or related to the Collateral, shall be paid by Borrower on demand by Secured Party and, until paid, shall be added to the obligations described in the Loan Documents.
- 9. **SUIT TO ENFORCE COLLATERAL.** Borrower shall provide Secured Party with prompt written notice of any suit to enforce the Collateral. Secured Party may, at Secured Party's option, be joined as a nominal party to the suit if Secured Party shall be satisfied that joinder is necessary and that Secured Party is not thereby incurring any risk of liability by that joinder. Borrower shall promptly, on demand, reimburse and indemnify, defend and hold Secured Party harmless from and against all damages, costs and expenses, including reasonable attorneys' fees, incurred by Secured Party pursuant to this Section 9 and all other actions and conduct of Borrower with respect to the Intellectual Property Rights during the term of this Agreement.
- 10. **MODIFICATION; WAIVER.** No modification or waiver of any provisions set forth in this Agreement shall be effective unless the same shall be in writing and signed by the party against whom enforcement is being sought.
- 11. **EXPENSES INCURRED IN PROTECTING COLLATERAL.** If Borrower fails to comply with any of Borrower's undertakings and covenants under the Loan Documents or this Agreement, Secured Party may, at Secured Party's sole option, do so in Secured Party's name, but at Borrower's expenses. Borrower agrees to reimburse Secured Party in full for all expenses, including reasonable attorneys' fees, incurred by Secured Party in protecting, defending, enforcing and maintaining the Collateral.

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- 12. TERMINATION OF SECURED PARTY'S INTEREST IN COLLATERAL. On full and unconditional satisfaction of all of Borrower's obligations to Secured Party under the Loan Documents, Secured Party shall execute and deliver to Borrower all documents necessary to terminate Secured Party's security interests in the Collateral.
- 13. NOT A CONDITIONAL ASSIGNMENT OR PRESENT ASSIGNMENT OF TITLE. Secured Party and Borrower intend this document to evidence a security interest enforceable against the Collateral as a security interest against the Patents and Trademark Registrations. Nothing herein is intended to give rise to a conditional assignment as that term is used in The Clorox Co. v. Chemical Bank, 40 U.S.P.Q.2d 1098 (TTAB 1996) or a present assignment of title.
- 14. **RECORDATION OF AGREEMENT.** Borrower hereby acknowledges and agrees that this Agreement shall be recorded with the PTO and/or the Copyright Office, as appropriate. Borrower shall give Secured Party prompt notice upon the filing of all future Patents and Trademark Applications and upon the receipt of all Patents and Trademark Registrations and Copyright Registrations, with sufficient detail to allow recording of this Agreement as to such future applications and registrations. Borrower agrees that such future registrations may be added to the Exhibits hereto to facilitate such recording.
- 15. **PARTIES BOUND.** This Agreement shall be binding on Borrower, Borrower's successors and assigns, and shall inure to the benefit of Secured Party, its successors and assigns.
- 16. **GOVERNING LAW.** This Agreement shall be governed by and construed in accordance with the laws of the State of Washington.
- 17. **CONFLICTS.** To the extent the terms and provisions of this Agreement are in direct conflict with the Loan Documents, the terms and provisions of this Agreement shall govern.
- 18. **COUNTERPARTS.** This Agreement may be signed in one or more counterparts each of which shall constitute one and the same agreement.

ORAL AGREEMENTS OR ORAL COMMITMENTS TO LOAN MONEY, EXTEND CREDIT, OR TO FORBEAR FROM ENFORCING REPAYMENT OF A DEBT ARE NOT ENFORCEABLE UNDER WASHINGTON LAW.

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IN WITNESS WHEREOF, the parties have executed this Agreement as of the date written above.

BORROWER:

PACIFIC COAST FEATHER COMPANY, a Washington corporation

By: Eric A. O

Its: (00

SECURED PARTY:

U.S. BANK NATIONAL ASSOCIATION, as Agent

By:

Its:

STATE OF W	ASHINGTON)
COUNTY OF	KINL) ss.)

I hereby certify that I know or have satisfactory evidence that _ ECIC A MOENT is the person who appeared before me, and said person acknowledged that s/he signed this instrument, on oath stated that s/he was authorized to execute the instrument and acknowledged it as the (?, o, o) of PACIFIC COAST FEATHER COMPANY to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

DATED: 10-8-02 2002.

NOTARY PUBLIC in and for the State of Washington

Printed Name: LOKETTA MARIE SCIACERO

Residing at: ISSANIA, W4 Commission Expires: 4-13-05

STATE OF WASHINGTON) ss. COUNTY OF ______) ss.

I hereby certify that I know or have satisfactory evidence that Cathryn Schille is the person who appeared before me, and said person acknowledged that s/he signed this instrument, on oath stated that s/he was authorized to execute the instrument and acknowledged it as the Vice President of U.S. BANK NATIONAL ASSOCIATION to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Notary Public State of Washington JOSHUA AARON BOLINGER Appointment Expires Nov 20, 2004

NOTARY PUBLIC in and for the State of Washington

Printed Name:) JoshuaBolinger Residing at: Desmoines Wa

Commission Expires: Nev. 20 2004

EXHIBIT A

Patents and Trademark Registrations Pacific Coast Feather Company

AN IMPROVED TICK WITH CORDING FOR PILLOWS BARRIER WEAVE BARRIER WEAVE BARRIER WEAVE BEYOND COMFORT BEYOND COMFORT BEYOND COMFORT BIG Z BLUE DUCK CHILDREN'S BEDTIME PILLOW COMFORT CENTRAL COMFORT CORE COMFORT CORE COMFORT CORE COMFORT LOCK COMFORT LOCK COMFORT LOCK COMFORT LOCK COMFORT LOCK COMFORTER HAVING A STITCH PATTERN COMFORTER HAVING A STITCH PATTERN COMFORTING MOMENTS COMFORTINUM COMFORTING MOMENTS COM	MARK ALLER-GUARD ALLERGY FREE
08/636,553 TMA488,350 29/045,907 29/053,537 29/056,621 29/056,622 TMA502,795	FOREIGN NO
75/258,360 75/337,584 74/577,708 75/458,046 75/513,733 75/455,206 74/481,802 75/257,132 75/387,374 75/387,374 75/379,990 74/494,256 74/494,256 75/482,852 75/259,325 74/437,383 75/637,883 0,818,663 75/465,209 74/437,385 73/786,661	SERIAL NO. 75/179,927 75/059 426
2,030,617 1,753,227 2,014,240 2,262,691 2,322,562 1,882,267 2,029,734 1,751,460 0,768,647 Des. 392,497 Des. 395,187 Des. 397,578 1,751,668 2,383,659 2,072,170 2,103,708 1,505,987 2,259,391 1,946,007 1,564,544 2,411,319 2,244,632 1,946,008 1,565,992 1,751,833 1,946,008 1,565,992 1,751,833 1,946,008 1,565,992 1,751,833 1,949,003 1,751,833	REG. NO.
2,203,477	PATENT NO.
22 22 22 22 22 22 22 22 22 22 22 22 22	INT'L CLASS
Registered Abandoned Abandoned Abandoned Registered	STATUS

Registered Registered Registered	20 20 20		2,065,582	74/648,845 782,570	TMA 522,690	HYPERCLEAN HYPERCLEAN (CANADA)
Registered Registered	3 20 20 3 20 20 20		1,747,136	0,746,734 74/281,877	TMA443,659	HUNK HUNK
Registered	3	6,301,730	1,470,040	09/474,878	TMAA0A A53	HIGH LOFT COMFORTER PATENT
Abandoned	20		1 470 348	74/678,788 73/660 206		HEALIH BY DESIGN
Registered	20		2,453,505	75/454,403		GRANDKID
Registered	20		2,244,631	75/455,208		GRAND EMBRACE
Registered	24		1,682,997	74/079,078		FOR YOUR COMFORT NATURALLY
Registered	20		1,947,358 2,558,362	76/151 853		FLEXILOFT
Registered	:		5,287,574	08/062,436		FITTED BED SHEET OR MATTRESS PAD
Abandoned Abandoned						FITTED BED SHEET OR MATTRESS PAD
Registered			6,009,579	08/919,495		FILTED RED SHEET OR MATTRESS BAD
Registered	24		2,499,127	76/016,034		FEATHERSOFT
Registered	20		2,182,565	74/233,466		FEATHERLOCK
Registered	24		1,752,690			FEATHERLOCK
Abandoned	20		1,667,658	74/121,924		FEATHERFLO
Abandoned	20 00			75/427.289		FEATHER TOUCH
Abandoned	24			76/132/26/		EXCELL
Abandoned	20			75/383,314		E/EB-EI ISEY
Registered	22		1,991,863	74/555,521		EUROFEATHER - POLYESTER FILLING
Registered	22			0,782,569	TMA492,650	EUROFEATHER
Registered	20		1,411,336	73/546,201		EURODOWN
Registered	20		1,751,593	-		EURODOWN
Registered	200		2 569 503	76/121 955		ENCOMPASS
Registered	3 2		2396114	75/092 229		ENCHANTED
Registered	22.22		2,427,434	74/407 577		EMBRACE
Registered	22		1,473,201	73/657,595		DURAFILE
Abandoned	22			75/304,445		DRY DOWN
Abandoned	22			75/309,158		DRI-DOWN
Abandoned	24		*; * i = ; * * * * * * * * * * * * * * * * * *	75/818,365		DREAMWORKS
Registered	22 6		2,143,204	75/636 636		DREAMFLUFF
Registered	20 24		2,4/6,55/	75/081 4 35		DREAM SENSATIONS
Registered	24		2,418,257	75/635,957		DOWNINORKS
Registered	20, 24		2,558,866	76/307,633		DOWNTROCT
Registered	24		2,095,513	74/576,144		DOWNLOCK
Registered Registered	20 24		1,292,323	73/445,911 0,768,646	TMA511,258	DOWNLOCK
STATUS	INT'L CLASS	PATENT NO.	REG. NO.	SERIAL NO.	FOREIGN NO	MARK

Registered	20		2,143,268	75/082,499		RESTSAFE
Registered	1	5,299,333	1,820,001	07/959,080		RANDOM FLOW DOWN COMFORTER
Abandoned	3		1 000 601	2,329,701		QUILTED-TOP FEATHERBED COVER
Abandoned				00311185.3		QUILTED-TOP FEATHERBED COVER
Abandoned	ţ		1,001,011	09/474 879		OLIII TED-TOD EE ATHERRED COVER
Abandoned	22 24		2 521 647	75/069,801 76/103 611		PRESIDENT'S CHOICE
Registered	2 22		2,072,070	74/450,485		POWER FILL
Registered	20		2,394,404	75/494,639		POLYFIBER COILS
Registered	20		2,396,467	75/636,647		PILLOWWORKS
Registered		2,216,023				PILLOW HAVING MULTIPLE INTERIOR VOLUMES
Registered		5,557,816	-			PILLOW HAVING MULTIPLE INTERIOR VOLUMES
Registered	24		2,453,762	75/636,637		PCF SUPERFLUFF
Registered			2,030,088			PCF SUPERFLUFF
Registered	20, 22, & 24		2.030.864			PACIFIC COAST FEATHER COMPANY
Registered	24		1.997.118	75/000.867	600	PACIFIC COAST FEATHER CO SINCE 1884
Registered	20		1,010,11	147040,046	500 000	PACIFIC COAST
Registered	20		1 0/0 211	74/648 043	4,000,007	
Registered	20			1995-91747	4 068 337	PACIFIC COACT
Registered	20		1,700,800	366 464 0	395 497 VWL	BACIFIC COAST
Registered	20.00		4,557,655	700,600/67		בארובות הארבים ביוררת. האיניים האיניים היוררת.
Decistered	20		2,432,030	75/0/0,414		ייייייייייייייייייייייייייייייייייייי
Degistered	3 6		2,487,744	75/0/0,413		OUR CHOICE PILLOW
Positioned	2 6		2 407 744	0,040,199		OT IMA
Abandoned	3 6		1,717,102	74/060,092		OPTATIC
	2 6		1,300,070	74/533,933		NORTHERN NIGHTO
Degistered	3 6		1 000 679	74/522 022		NORTHERN LIGHTS
Abandanad	36		2,155,078	74/482,214		NATURE'S TOUCH
Registered	20			0,799,441	TMA501,554	NATURE FILL
Registered	20		1,927,083	74/483,030		NATURAL PLEASURES
Abandoned	20			74/262,118		NATURAL FOAM
Registered	20		2,065,340	74/437,695		NATURAL CHAMBERS
Abandoned	20			74/465,501		NATURAL CARESS
Registered				0,782,145	TMA494,924	NATIONAL SLEEP PRODUCTS
Registered	20 & 22		1,932,149	74/465,476		MICROFIL
Registered	20		2.394.405	75/495 408		MICROFIBER CLUSTERS
Registered	24			75/769,424	9	MICROFEATHER
Registered				409.583	658.987	MICROFEATHER
Abandoned	20 & 22	9		74/482.212		MAXILOFT
Registered		5.970.544		;		Mattress Cover
Abandoned	;			09/653.1113		LUXURY DRAPE PATENT APPLICATION
Abandoned	20		1000	0.848.200		JUMBO
Registered	20 24		2,164,915 2,237,609	75/304 444		INN COMEORT COLLECTION
	3					
STATUS	INT'L CLASS	PATENT NO.	REG. NO.	SERIAL NO.	FOREIGN NO	MARK

MARK	FOREIGN NO	SERIAL NO.	REG. NO.	PATENT NO.	INT'L CLASS	STATUS
ROYALOFT		75/482,215	2,184,291		20	Registered
SANCTUARY		75/092,230	<u> </u>		20	Abandoned
SECUREFIT		76/130,775	2,523,708		24	Registered
SLEEPSAFE		75/081,436	2,145,218		20	Registered
SMART WEAVE		75/636,747	2,526,218		24	Registered
SMOOTHFIT		76/015,622	2,559,983		24	Registered
SOFT CARESS		73/786,207			20	Abandoned
SOFT SIDE-UP		74/293,259	1,829,858		20	Registered
SOMNUS		0,848,204			20	Abandoned
SOMNUS		75/046,491			20	Abandoned
STARRY NIGHT		74/493,262			20	Abandoned
		76/130,776			24	Abandoned
OCTEXION WEAVE		76/072,593			24	Abandoned
OCTREMALOT		/4/465,840			20	Abandoned
OT WINE I AT		74/182,476	1,690,212		20	Registered
		/4/502,102	2,169,787		24	Registered
		0,848,203			20	Abandoned
		0,848,202			20	Abandoned
THE LITTLE GOY		0,848,201			20	Abandoned
THE NATURAL HEALTH FILLOW		74/581,482	2,012,470		20	Registered
THE UNCRUSTABLE PILLOW		75/272,945	2,322,111		20	Registered
		75,273,169	2,190,536		20 & 24	Registered
II TIMA				5,678,262		Registered
		73/491,865			20	Abandoned
		74/197,382	1,904,437		20	Registered
UL IXAT LUTT		75/635,958			24	Abandoned
UICHA		75/092,228	2,213,236		28	Registered
אמר <i>ו</i> רי בי		/3/660,388	1,4/0,/00		22	Registered

TRADEMARK
RECORDED: 11/06/2002 REEL: 002615 FRAME: 0620