Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (25/25/24/25) Tab settings \$\Rightarrow\$	U.S. Patent and Trademark Office	
To the Honorable Commissioner of P and Trademarks: P		
1. Name of conveying party(ies): MOHAWK CHRPET CORPORATION 160 South Industrial Blvd. CALhoun, GA. 30703 Individual(s) General Partnership Corporation-State DELAWARE Other	2. Name and address of receiving party(ies) Name: Aladdin Manufacturing Cofforation Internal Address: Suzanne Alcocer Street Address: 160 South Industrial Blvd City: Calhour State: GA Zip: 30*103 Individual(s) citizenship Association	
Additional name(s) of conveying party(ies) attached? Taylor No	General Partnership	
3. Nature of conveyance:	Limited Partnership	
Assignment	Corporation-State DELAWARE	
Security Agreement Change of Name	Other	
Other	If assignee is not domiciled in the United States, a domestic representative designation is attached:	
Execution Date:	Additional name(s) & address(es) attached? Yes No	
4. Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number(s) at	B. Trademark Registration No.(s)	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:	
Name: Aladdin Manufacturing Corporation Internal Address: Suzanne Alcocer	Enclosed Authorized to be charged to deposit account	
Street Address: 160 South Industrial Blvd.	8. Deposit account number:	
city. Calhoun State: SA. zip:30703	(Attach duplicate copy of this page if paying by deposit account)	
13/2002 NATION 00000289 76044861 DO NOT USE THIS SPACE		
1 FC ASSI atement and signature. 40.00 IP 2 FC: 1832 the best of my knowledge 13.00 before, the foregoing information is true and correct and any attached copy is a true copy of the original document. Suzanne A cocer Name of Person Signing Total number of pages including cover sheet, attachments, and document:		
to the proceeded by	th required cover sheet information to:	

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

Schedule A

<u>Marks</u>

Name	Application #	Registration #
AQUADUCT	76/044861	2,560,097
CIBONEY CARPET MILLS	74/496830	1,880,716
COLOR ECSTASY	76/162756	2,580,164
DOORKEEPER	76/037334	2,548,327
DOORSCAPES	76/037335	2,576,639
HILLSBORO	75/901773	2,548,169
INNOVATIONS ENHANCED	76/125041	2,608,107
CARPET BY MOHAWK		
KARABAC	75/924902	2,518,577
KID GUARD	75/722667	2,550,517
LEXINGTON	75/901772	2,550,823
MAHIRA	76/143930	2,574,495
MOHAWK	75/924901	2,521,092
MPACT	76/008272	2,565,988
SOMETHING SPECIAL	76/162755	2,589,766
SPICED MAPLE	75/901732	2,579,661
TURNBERRY	75/901735	2,550,822

TRADEMARK REEL: 2618 FRAME: 0625

TRADEMARK ASSIGNMENT

Mohawk Carpet Corporation, a corporation of the State of Delaware, with its principal place of business at 160 South Industrial Blvd. Calhoun, Georgia (hereinafter called "ASSIGNOR"), has adopted and used and is the owner of the trademarks, listed in the schedule attached hereto as <u>Schedule A</u> and made a part hereof (hereinafter referred to as the "Marks"), in connection with ASSIGNOR'S goods and services, and the goodwill associated therewith; and Aladdin Manufacturing Corporation, a corporation of the State of Delaware, with its principal place of business at 160 South Industrial Blvd. Calhoun, Georgia (hereinafter called "ASSIGNEE"), desires to acquire all right, title and interest in and to the Marks.

NOW, THEREFORE, in consideration of payment by ASSIGNEE to ASSIGNOR the sum of ten dollars (\$10.00) and other valuable consideration, ASSIGNOR does hereby assign and transfer unto ASSIGNEE, its successors, assigns, and legal representatives, all right, title and interest in and to the Marks, including any and all preexisting claims related thereto, and all registrations and applications for registration of the Marks, together with the goodwill of the business symbolized by the Marks, and including any and all rights to damages or profits, due to or to become due, accrued or to accrue, arising out of past, present or future infringement of the Marks or injury to said goodwill, together with the right to sue or recover the same in the ASSIGNEE's name. The parties acknowledge such transfer constitutes a contribution to the capital of ASSIGNEE intended to qualify as a transfer to a corporation controlled by ASSIGNOR under Section 351 of the Internal Revenue Code. ASSIGNOR further agrees to execute all documents necessary to perfect such rights, title, and interest in ASSIGNEE, its successors, assigns, and legal representatives.

If any term, provision or part of this agreement is to any extent held void, unenforceable or invalid by a court of competent jurisdiction, the remainder of this agreement shall not be impaired or affected thereby, and each term, provision and part

TRADEMARK REEL: 2618 FRAME: 0626 shall continue in full force and effect, and shall be valid and enforceable to the fullest

extent permitted by law.

This agreement may be executed in any number of counterparts, each of which

shall constitute an original, but all of which together shall constitute one instrument

notwithstanding that all parties are not signatories to the same counterparts.

The parties hereto acknowledge that each has read this agreement, understand it,

and agree to be bound by its terms. The parties further agree that this agreement is the

complete and exclusive statement of agreement respecting the subject matters hereof, and

supersedes all proposals (oral or written), understandings, representations, conditions,

warranties, covenants, and all other communications between the parties relating hereto.

The parties further acknowledge and agree that this agreement may not be modified,

unless agreed to, in writing, by the parties.

IN WITNESS HEREOF, the ASSIGNOR has caused this Trademark Assignment

to be executed by a duly authorized corporate officer to be effective as of 12:01 a.in.

(E.S.T.), April 1, 2001.

ASSIGNEE hereby consents to and accepts this Trademark Assignment and has

caused it to be executed by a duly authorized corporate officer to be effective as of the

12:01 a.m. (E.S.T.), April 1, 2001.

- 2 -

	MOHAWK CARPET CORPORATION
	By: Frank H Boykin
	Name: Frank H. Boykin
	Title: Vice President & Corp Gontroller
STATE OF GEORGIA	• § § §
On this day of Marche State and County aforesaid, person of the above nanduly authorized to execute this Trade	, 2001, before me, a Notary Public in and for onally appeared Frank H. Boykin, known by me and an officer of Mohawk Carpet Corporation, emark Assignment on behalf of Mohawk Carpet ated the foregoing instrument on behalf of Mohawk
Carpet Corporation.	(Wristi R. Scarbro
	Notary Public, Cobb County, Georgia My Commission Expires October 6, 2002
	My Commission Expires:

Aladdin Manufacturing Corporation

By: Frank H. Boykin

Name: Frank H. Boykin

Title: Vice President & Corp Controller

STATE OF GEOGIA

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COUNTY OF Cobb

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On this 2015 day of March

2001 before me, a Notary Public in and for the State and County aforesaid, personally appeared Frank H. Boykin, known by me to be the person of the above name and an officer of Aladdin Manufacturing

Corporation duly authorized to execute this Trademark Assignment on behalf of Aladdin Manufacturing Corporation.

What R. Deatho

Notary Public

Notary Public, Cobb County, Georgia My Commission Expires October 6, 2002

My Commission Expires:

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RECORDED: 11/12/2002

TRADEMARK
REEL: 2618 FRAME: 0629