U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

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

102303384

Tab settings			
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.		
Name of conveying party(ies):	Name and Address of receiving party(ies)		
1. Name of conveying party(ies): The Hartz Mountain Corporation 12-2-02	Name: BNP Paribas		
☐ Individual(s) ☐ Association	Internal Address:		
☐ General Partnership ☐ Limited Partnership	Street Address: 787 Seventh Avenue		
	City: New York State: NY Zip: 10019		
☐ Other	☐ Individual(s) citizenship		
	Association		
Additional name(s) of conveying party(ies) attached? ☐ Yes ☐ No	General Partnership		
Nature of conveyance:	☐ Limited Partnership		
☐ Assignment ☐ Merger	☐ Corporation-State:		
Security Agreement Change of Name	☑ Other French Bank		
Other	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No		
Execution Date: October 14, 2002	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached: ☐ Yes ☒ No		
Application number(s) or registration number(s):			
-	B. Trademark Registration No.(s)		
A. Trademark Application No.(s)			
N/A	2,571,957 2,572,024 2,570,402 2,572,025 2,472,430 2,376,796		
Additional number(s) atta	 ached		
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:		
Name: Intellectual Property Docketing			
Internal Address: SHEARMAN & STERLING	7. Total fee (37 CFR 3.41)\$ 165.00		
	⊠ Enclosed		
	= 0		
Street Address: 599 Lexington Avenue	If check is missing or otherwise insufficient, charge deposit, account number:		
	50-0324		
City: New York State: NY Zip: 10022			
	(Attach duplicate copy of this page if paying by deposit account)		
	E THIS SPACE		
 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.	J Me		
Dariel C. Glazer 3000 C	November 25, 2002		
Hame six order dig.i.i.g	nature Date		
	rer sheet, attachments, and document: 12 arequired cover sheet information to:		
dommissioner of Patent & T	rademarks, Box Assignments n, D.C. 20231		

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NYDQCS04/360506 1

01 FC:8521 02 FC:8522

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Continuation of Trademark Recordation Form Cover Sheet

Continuation of Box 1.

2.	Name of conveying party(ies):	
	Hartz Mountain Corporation	
	☐ Individual(s)	Association
	☐ General Partnership	Limited Partnership
	☑ Corporation-State	
	☐ Other	
3.	Name of conveying party(ies):	
	HTZ Investment Corp.	
	☐ Individual(s)	Association
	☐ General Partnership	Limited Partnership
	C Other	

NO ADDITIONAL PAGES

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INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "IP Security Agreement Supplement") dated October 14, 2002, is made by the Persons listed on the signature page hereof (the "Grantors") in favor of BNP Paribas, as administrative agent (the "Administrative Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, The Hartz Mountain Corporation, a New Jersey corporation, has entered into a Credit Agreement dated as of December 29, 2000 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), as Borrower, with Hartz Mountain Corporation, a Delaware corporation, as the Parent Guarantor, the Lender Parties party thereto, UBS Warburg LLC as Joint Lead Arranger and Syndication Agent, and BNP Paribas, as Joint Lead Arranger, Initial Issuing Bank, Swing Line Bank and Administrative Agent for such Lender Parties. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantors and certain other Persons have executed and delivered (i) that certain Security Agreement dated December 29, 2000 made by the Grantors and such other Persons to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") and (ii) that certain Intellectual Property Security Agreement dated December 29, 2000 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "IP Security Agreement").

WHEREAS, under the terms of the Security Agreement, the Grantors have granted a security interest in the Additional Collateral (as defined in Section 1 below) of the Grantors to the Administrative Agent for the ratable benefit of the Secured Parties and have agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the U.S. Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantors agree as follows:

SECTION 1. <u>Grant of Security</u>. The Grantors hereby grant to the Administrative Agent for the ratable benefit of the Secured Parties a security interest in and to all of the Grantors' right, title and interest in and to the following (the "*Additional Collateral*"):

- (i) The United States and foreign trademark and service mark registrations and applications set forth in Schedule A hereto (the "Trademarks");
- (ii) any and all claims for damages for past, present and future infringement, misappropriation or breach with respect to the Trademarks, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and
 - (iii) any and all proceeds of the foregoing.

SECTION 2. Supplement to Security Agreement and IP Security Agreement. Schedule V to the Security Agreement is, effective as of the date hereof, hereby supplemented to add to such Schedule the Additional Collateral.

SECTION 3. Security for Obligations. The grant of a security interest in the Additional Collateral by the Grantors under this IP Security Agreement Supplement secures the payment of all Obligations of the Grantors now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise.

SECTION 4. Recordation. The Grantors authorize and request that the Commissioner of Patents and Trademarks and any other applicable government officer record this IP Security Agreement Supplement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantors do hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

> THE HARTZ MOUNTAIN CORPORATION

Name: MAX C. MARX

Title: CORPORATE VICE PRESIDENT-GENERAL COUNSEL

Address for Notices: 400 Plaza Drive Eramous, NJ 07094

HARTZ MOUNTAIN CORPORATION

By Name: MAX C.MARX

Title: SECRETARY

Address for Notices: 400 Plaza Drive Secaucus, NJ 07094

HTZ INVESTMENT CORP.

By Marc Marc Name: MAX C. MARX

Title: SECRETARY

Address for Notices: 400 Plaza Drive Secaucus, NJ 07094

Schedule A

TRADEMARKS

<u>Grantor</u>	<u>Mark</u>	Country	Reg. No.	Reg. Date
HTZ Investment	HARTZ	United States	2,571,957	5/21/02
Corp.	ADVANCED			
_	CARE BRAND			
HTZ Investment	HARTZ	United States	2,572,024	5/21/02
Corp.	ADVANCED			
	CARE BRAND			
HTZ Investment	ADVANCED	United States	2,570,402	5/14/02
Corp.	CARE			
HTZ Investment	HARTZ	United States	2,572,025	5/21/02
Corp.	ADVANCED			
	CARE			
HTZ Investment	HARTZ.	United States	2,472,430	7/24/01
Corp.	EVERY PET'S			
	BEST FRIEND.			
HTZ Investment	PRIME DELI	United States	2,376,796	8/15/00
Corp.				
The Hartz	ADVANCED	Israel	140200	1/2/02
Mountain	CARE			
Corporation				
The Hartz	ADVANCED	Mexico	650553	4/18/00
Mountain	CARE			
Corporation				
The Hartz	HARTZ	El Salvador	183 BOOK 136	8/14/01
Mountain				
Corporation				
The Hartz	HARTZ	El Salvador	143 BOOK 109	7/18/00
Mountain				
Corporation				
The Hartz	HARTZ	Israel	140533	11/12/01
Mountain				
Corporation				
The Hartz	HARTZ	Israel	140534	11/12/01
Mountain				
Corporation			110705	11/10/0
The Hartz	HARTZ	Israel	140535	11/12/01
Mountain				
Corporation				

The Hartz	HARTZ	Israel	140536	11/12/01
Mountain		151401	140330	11/12/01
Corporation				
The Hartz	HARTZ	Israel	140537	11/12/01
Mountain	IIIACIZ	151401	140337	11/12/01
Corporation				
The Hartz	HARTZ	Kuwait	32612	9/8/01
Mountain	IIIICIZ	Kuwan	32012	9/6/01
Corporation				
The Hartz	HARTZ	Kuwait	32685	9/8/01
Mountain	IIAKIZ	Kuwan	32003	3/6/01
Corporation				
The Hartz	HARTZ	Kuwait	32595	9/8/01
Mountain	HARIZ	Kuwait	32393	9/8/01
Corporation				
The Hartz	HARTZ	Kuwait	32733	9/8/01
Mountain	nakiz	Kuwan	32/33	9/8/01
Corporation The Hartz	HARTZ	Nicorogue	43224	2/16/00
	HARIZ	Nicaragua	43224	3/16/00
Mountain				
Corporation	II A D T 7	NI:	42225	2/16/00
The Hartz	HARTZ	Nicaragua	43225	3/16/00
Mountain				
Corporation	TTADTZ	NY:	12526	1/2/00
The Hartz	HARTZ	Nicaragua	43526	4/3/00
Mountain				
Corporation	TIADEE	**	42527	4/2/00
The Hartz	HARTZ	Nicaragua	43527	4/3/00
Mountain				
Corporation	TI A DODG		TIOO (0000 A	1./7.(0.0
The Hartz	HARTZ	Singapore	T00/0209A	1/7/00
Mountain				
Corporation	TX 4 D 000		TO 0 (0 0 2 1 0 T)	1/7/00
The Hartz	HARTZ	Singapore	T00/00210E	1/7/00
Mountain				
Corporation	TT 4 D CD C7	7D1 '1 1	TOP 110701	F (11/00
The Hartz	HARTZ	Thailand	KOR112791	5/11/0C
Mountain				
Corperation	II A D.T.C.	T.T., (4. 1.TZ) 1	2202011	2/15/02
The Hartz	HARTZ	United Kingdom	2282911	3/15/02
Mountain				
Corporation		C1 :1	600004	11/26/01
The Hartz	HARTZ	Chile	609894	11/26/01
Mountain	ADVANCED			
Corporation	CARE			

The Hartz	HARTZ	Israel	140201	1/2/02
Mountain	ADVANCED			1,2,02
Corporation	CARE			
The Hartz	HARTZ	Lithuania	45167	4/9/02
Mountain	ADVANCED	Limania	13107	175702
Corporation	CARE			
The Hartz	HARTZ	United Kingdom	2212497	4/21/00
Mountain	ADVANCED	Omica icingaom	2212197	4/21/00
Corporation	PETCARE			
Corporation	SYSTEM			
The Hartz	HARTZ ONCE	Ireland	220714	5/10/02
Mountain	A MONTH	II Olding	1220711	3/10/02
Corporation				
The Hartz	HARTZ ONCE	United Kingdom	2270371	5/10/02
Mountain	A MONTH	Cinted Tringdom	22,03,1	0/10/02
Corporation				
The Hartz	L/M ANIMAL	Argentina	1785205	3/31/00
Mountain	FARMS	The South Inc.	1,00200	3,31,00
Corporation	Triduis			
The Hartz	L/M ANIMAL	Israel	140532	11/12/01
Mountain	FARMS	151401	110332	11712701
Corporation				
The Hartz	L/M ANIMAL	United Kingdom	2143456	3/24/00
Mountain	FARMS			3/2 11/00
Corporation				
The Hartz	NATURE'S	Hong Kong	B12807/2000	9/22/00
Mountain	GOLD	110118 110118	212001,2000	3122700
Corporation	0025			
The Hartz	RELEVE	El Salvador	18 BOOK 134	7/2/01
Mountain			1020012101	1,2,01
Corporation				
The Hartz	THE	European Union	868356	1/3/00
Mountain	SANDMAN	(CTM)		
Corporation		(====)		
The Hartz	WARDLEY	Japan	4428352	10/27/00
Mountain				
Corporation				
The Hartz	WARDLEY (in	Japan	4354852.	1/28/00
Mountain.	satakana)	r		
Corporation				
The Hartz	WARDLEY (in	Japan	4423629	10/6/00
Mountain	katakana)			
Corporation				
The Hartz	YUMMY	United Kingdom	2186639	6/9/00
Mountain				
Corporation				
Oupoiduon			1	

Grantor	<u>Mark</u>	Country	Appl. No.	Appl. Date
The Hartz	HARTZ	Nicaragua	96-01900	5/27/96
Mountain				
Corporation				

RECORDED: 12/02/2002