Form **PTO-1594** (Rev. 10/02)

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

(Rev. 10/02)
OMB No. 0651-0027 (exp. 6/30/2005)
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To the Honorable Commissioner of Patents and Trademarks: I	Please record the attached original documents or copy thereof.		
1. Name of conveying party(ies): Luxottica Leasing, S.p.A. Individual(s) General Partnership Corporation-State X Other Corporation - Italy Additional name(s) of conveying party(ies) attached? Assignment Security Agreement Other Change of Name Execution Date: June 7, 2002	2. Name and address of receiving party(ies) Name:SRLC LLC Internal Address: _Suite 320 Street Address: _ 1444 Wazee Street City: DenverState: CO _Zip:		
4. Application number(s) or registration number(s): A. Trademark Application No.(s)	B. Trademark Registration No.(s)see attached schedule A		
Additional number(s) at	ached X Yes No		
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:		
Name: <u>James R. Meyer, Esquire</u>			
Schnader Harrison Segal & Lewis LLP Suite 3600	7. Total fee (37 CFR 3.41)\$515,00 X Enclosed Authorized to be charged to deposit account		
Street Address: 1600 Market Street	8. Deposit account number:		
City: PhiladelphiaState: PA Zip: 19103-7213 DO NOT USE	THIS SPACE		
9. Signature.			
PYPMF 00000017 1518775 / /	gneture Date		

cuments to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

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EXCERPT OF SCHEDULE A TO TRADEMARK ASSIGNMENT

Mark	Serial No.	App Date	Registration.	Registration
		• •	No	Date
BAND-IT	73/729,134	5/18/1998	1,518,775	1/3/1989
BLACK DIAMOND	73/659,370	5/7/1987	1,470,520	12/29/1987
CUSTOM EYES	73/320,340	7/23/1981	1,209,585	9/21/1982
EYE WONDER	74/565,081	8/24/1994	1,997,481	8/27/1996
EYEMAKEUP	75/082,251	4/1/1996	2,159,407	5/19/1998
GLASS APPEAL	75/332,749	7/29/1997	2,309,665	1/18/2000
I SKI	73/699,403	12/7/1987	1,513,426	11/22/1988
I SKI & Design	73/355,611	3/22/1982	1,240,097	5/31/1983
I SKI SINCE 1974 & Design	75/279,608	4/23/1997	2,165,638	6/16/1998
ION SPORT & Design	75/279,873	4/23/1997	2,172,652	7/14/1998
ION SPORT & Design	74/482,930	1/26/1994	1,932,235	10/31/1995
RAINBOW COAST	74/621,170	1/13/1995	2,053,238	4/15/1997
SUNCLOUD	73/455,253	12/2/1983	1,325,981	3/19/1985
SUNCLOUD	75/324,918	7/15/1997	2,176,859	7/28/1998
SUNCLOUD-ROSE	73/423,958	5/2/1983	1,283,186	6/26/1984
SURF N' SPORT SUNGLASSES & Design	75/279,606	4/23/1997	2,239,536	4/13/1999
SURF N'SPORT	74/495,828	3/2/1994	1,949,537	1/16/1996
TOMBOY	75/311,050	6/17/1997	2,444,647	4/17/2001
TROPIC-CAL	73/114,674	2/4/1977	1,097,267	7/25/1978
WEE SURF & Design	75/424,080	1/27/1998	2,249,210	6/1/1999

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TRADEMARK ASSIGNMENT

This Trademark Assignment is made on June 7, 2002, by LUXOTTICA LEASING S.P.A., an Italian corporation (hereinafter "ASSIGNOR"), in favor of SRLC LLC., a Colorado limited liability company (hereinafter "ASSIGNEE"). Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Asset Purchase Agreement (as defined below).

WHEREAS, LUXOTTICA U.S. HOLDINGS CORP., a Delaware corporation (hereinafter "SELLER"), ASSIGNEE, and certain individuals are parties to that certain Asset Purchase Agreement, dated May 2, 2002, as thereafter amended (the "Asset Purchase Agreement"), and ASSIGNOR is an affiliate of SELLER and a third-party beneficiary of the Asset Purchase Agreement; and

WHEREAS, as contemplated by the Asset Purchase Agreement, ASSIGNEE is desirous of acquiring, and ASSIGNOR is desirous of assigning, all right, title and interest of ASSIGNOR in and to the registered and common law trademarks identified in <u>Schedule A</u> hereto (the "MARKS") and incorporated herein by reference;

NOW, THEREFORE, in consideration of U.S.\$90,000 (the "Trademark Assignment Amount") (it being understood and agreed that the Trademark Assignment Amount constitutes a portion of and is not in addition to the Total Purchase Price and that ASSIGNEE, as Purchaser under the Asset Purchase Agreement, shall pay the Total Purchase Price to the Seller pursuant to the Asset Purchase Agreement, and the Seller shall transmit the Trademark Assignment Amount to ASSIGNOR), the foregoing premises and for other good and valuable consideration, ASSIGNOR hereby agrees as follows:

- ASSIGNOR hereby does assign, transfer and convey, effective as of the date hereof, to ASSIGNEE and its successors and assigns, all of ASSIGNOR's right, title, and interest in and to the MARKS (including, without limitation, the United States trademark registration therefor and all other registrations and applications for registration of the MARKS in all jurisdictions throughout the world), together with the goodwill of that portion of the Business (as defined in the Asset Purchase Agreement) associated with and symbolized by the MARKS, throughout the world, including without limitation, the right to petition, sue or otherwise seek and recover damages, profits and any other remedy (monetary, injunctive, declaratory or other), for any past, present or future infringement, dilution, conversion or misappropriation of, or other injury, offense, violation, breach of duty or wrong relating to the MARKS, or any license, agreement, contract or other matter relating thereto. This Trademark Assignment is made without any covenant, warranty or representation by, or recourse against, ASSIGNOR, other than the covenants, warranties or representations made by Assignor in the Asset Purchase Agreement.
- 2. ASSIGNOR hereby agrees to authorize and request the Commissioner of Patents and Trademarks of the United States of America and the appropriate officers of all other jurisdictions in which the MARKS are registered, or in which an application for registration of

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any MARK is pending, to record the title of ASSIGNEE and its successors and assigns, as owner of all right, title and interest in and to the MARKS, together with the goodwill of the Business associated with and symbolized by the MARKS, and to issue the Certificate of Registration resulting from any such application for registration of any MARK or renewal of any existing registration of any MARK to ASSIGNEE and its successors and assigns, in accordance with the terms of this Trademark Assignment.

3. ASSIGNOR agrees that it will execute and deliver, or cause to be executed and delivered, to ASSIGNEE or ASSIGNEE's legal representatives, any other or additional documents, and take all additional actions, as may be necessary to transfer the MARKS to ASSIGNEE, to effectuate and validate this Trademark Assignment, to record the assignment of the MARKS to ASSIGNEE with the United States Patent and Trademark Office and the appropriate agencies and offices of all jurisdictions in which the MARKS are or may be registered or in which applications for registration of the MARKS are pending, under the relevant laws of the United States or any other jurisdictions; provided that ASSIGNEE shall pay any and all expenses related to the foregoing actions.

IN WITNESS WHEREOF, the undersigned has executed this Trademark Assignment as of the date first above written.

LUXOTTICA LEASING S.P.A.

An Italian corporation

Name: Roberto Chemello

Title: Managing Director

-2-

RECORDED: 08/08/2003