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ļ	To the Honorable Commissione.	1026899	64	ned original documen	ts or copy there	of.	
	Name of conveying party(ies):			ress of receiving par			
1	Napco, Inc.)-1-64		AG, Stamford Brand	on,		
	_	_	Internal Address:	as Collateral Ag	ent		
ł	Individual(s)	Association	Street Address	677 Washington	Boulevard		
	General Partnership	Limited Partnership		State: CT			
ļ	Corporation-State Other				•		
1				citizenship			
	Additional name(s) of conveying party(ies) attached? Yes No		Association General Partnership				
Ī	3. Nature of conveyance:			tnership			
	Assignment	Merger		-State			
	Security Agreement	Change of Name	Other bank				ĺ
	Other		If assignee is not do	omiciled in the United Stat			
	Execution Date: 02/12/2004		(Designations must	be a separate document to address(es) attached?	from assignment)	No.	
	4. Application number(s) or registration	on number(s):	1	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	<u> </u>		1
l	A. Trademark Application No.(s)	` `	R Trademark	Registration No.(s)			
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ŀ	Additional number(s) att 5. Name and address of party to whom correspondence		· · · · · · · · · · · · · · · · · · ·	No f applications and			1
j	concerning document should be maile			olved:		23	
	Name: Tonya Ch	apple				1	1
	Internal Address:		7. Total fee (37 C	FR 3.41)	* <u>886</u>	<u>00° c</u>	
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			Authorize	ed to be charged to		4 (SE	ł
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	Street Address: SC 54a	te ct.	8. Deposit accour	nt number:			
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	city: about State: NY	Zip. 12207			₩ ₩	1	용용
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	Name of Person Signing		gnature	7 7	Date	00000197	
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SCHEDULE I

<u>to</u>

TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS AND TRADEMARK APPLICATIONS

TRADEMARK.	REGISTRATION NO.	SERIAL NO.
A LIFETIME OF BEAUTY	2,556,213	78078288
AMERICAN '76 COLLECTION	2,169,431	75290529
AMERICAN COMFORT	1,895,104	74502947
AMERICAN HERALD	2,457,106	75942371
AMERICAN HERALD	2,169,432	75290530
AMERICAN SPLENDOR	2,464,580	75828953
CEDAR SELECT	2,693,580	78139789
DOUBLE-GARD	1,332,171	73458526
DOUBLE-GARD	1,388,027	73552000
DURA BUILT	1,383,016	73548194
MONTICELLO	1,137,575	73164436
NAPCO	912,193	72357627
NAPCO	1,687,554	74159058
NHC	2,593,612	76023192
NHC BUILDING PRODUCTS	2,670,877	76023190
OLDE PROVIDENCE	2,169,430	75290528
RIGITUCK	2,468,449	75828392
SEVENTY-SIX COLLECTION	2,567,611	78078279
SILICONE-3	999,911	72456764
SUNNYBROOK	1,868,312	74398064
WHAT THE BEST HOMES ARE WEARING	2,495,084	75980888
WHAT THE BEST HOMES ARE WEARING	2,605,289	75828394
XACT-FIT	2,635,868	75708013

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Exhibit A

U.S. TRADEMARKS OWNED BY NAPCO, INC.

TRADEMARK REGISTRATIONS:

OWNER	MARK	REGISTRATION NUMBER	COUNTRY	
Napco, Inc.	A LIFETIME OF BEAUTY	2,556,213	USA	
Napco, Inc.	AMERICAN '76 COLLECTION	2,169,431	USA	
Napco, Inc.	AMERICAN COMFORT	1,895,104	USA	
Napco, Inc.	AMERICAN HERALD	2,457,106	USA	
Napco, Inc.	AMERICAN HERALD	2,169,432	USA	
Napco, Inc.	AMERICAN SPLENDOR	2,464,580	USA	
Napco, Inc.	CEDAR SELECT	2,693,580	USA	
Napco, Inc. DOUBLE-GARD		1,332,171	USA	
Napco, Inc.	DOUBLE-GARD	1,388,027	USA	
Napco, Inc.	DURA BUILT	1,383,016	USA	
Napco, Inc.	MONTICELLO	1,137,575	USA	
Napco, Inc.	NAPCO	912,193	USA	
Napco, Inc.	NAPCO	1,687,554	USA	
Napco, Inc.	NHC	2,593,612	USA	
Napco, Inc.	NHC BUILDING PRODUCT\$	2,670,877	USA	
Napco, Inc.	OLDE PROVIDENCE	2,169,430	USA	
Napco, Inc.	RIGITUCK	2,468,449	USA	
Napco, Inc.	SEVENTY-SIX COLLECTION	2,567,611	USA	
Napco, Inc.	SILICONE-3	999,911	USA	
Napco, Inc.	SUNNYBROOK	1,868,312	USA	
Napco, Inc. WHAT THE BEST HOMES ARE WEARING		2,495,084	USA	
Napco, Inc.	WHAT THE BEST HOMES ARE WEARING	2,605,289	USA	
Napco, Inc.	XACT-FIT	2,635,868	USA	

TRADEMARK APPLICATIONS:

NONE

Trademark U.S. Security Agreement

Trademark U.S. Security Agreement, dated as of February 12, 2004, by Napco, Inc., (the "<u>Pledgor</u>"), in favor of UBS AG, STAMFORD BRANCH, in its capacity as collateral agent pursuant to the Credit Agreement (in such capacity, the "<u>Collateral Agent</u>").

WITNESSETH:

WHEREAS, Pledgor is party to a U.S. Security Agreement of even date herewith (the "<u>U.S. Security Agreement</u>") in favor of the Collateral Agent pursuant to which the Pledgor is required to execute and deliver this Trademark U.S. Security Agreement;

Now, THEREFORE, in consideration of the premises and to induce the Collateral Agent, for the benefit of the Secured Parties, to enter into Credit Agreement, the Pledgor hereby agrees with the Collateral Agent as follows:

- SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the U.S. Security Agreement and used herein have the meaning given to them in the U.S. Security Agreement.
- SECTION 2. <u>Grant of Security Interest in Trademark Collateral</u>. Pledgor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of Pledgor:
- (a) Trademarks of Pledgor listed on Schedule I attached hereto, but not including any Trademarks subject to an "intent to use" application until such time as a statement of use has been filed with the United States Patent and Trademark Office;
 - (b) all Goodwill associated with such Trademarks; and
 - (c) all Proceeds of any and all of the foregoing (other than Excluded Property).
- SECTION 3. <u>U.S. Security Agreement</u>. The security interest granted pursuant to this Trademark U.S. Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the U.S. Security Agreement and Pledgor hereby acknowledges and affirms that the rights and remedies of the Trustee with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the U.S. Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark U.S. Security Agreement is deemed to conflict with the U.S. Security Agreement, the provisions of the U.S. Security Agreement shall control unless the Collateral Agent shall otherwise determine.

SECTION 4. <u>Termination</u>. Upon the full performance of the Obligations, the Collateral Agent shall execute, acknowledge, and deliver to the Pledgor an instrument in writing

IN WITNESS WHEREOF, Pledgor has caused this Trademark U.S. Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,

NAPCO, INC.

By: Les D. Meyer

Name: LEE D. MEYER

Title: Vice President

Accepted and Agreed:

UBS AG, STAMFORD BRANCH,
as Collateral Agent

By:

Name:

Title:

By:

Name:

Title:

IN WITNESS WHEREOF, Pledgor has caused this Trademark U.S. Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

> Very truly yours, NAPCO, INC. By:

Name: Title:

Accepted and Agreed:

UBS AG, STAMFORD BRANCH, as Collateral Agent

Title:

Barbara 🗵 Associa:

· · · · tices ES

By:

Name: Title:

Wilfred V. Saint Associate Director **Banking Products** Services IIS

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RECORDED: 03/01/2004