08-27-2004

Form **PTO-1594** U.S. DEPARTMENT OF COMMERC (Rev. 03/01) U.S. Patent and Trademark Office 'OMB No. 0651-0027 (exp. 5/31/2002) 102823480 Tab settings ⇒ ⇒ ⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. Name of conveying party(ies): 2. Name and address of receiving party(ies) General Electric Capital Corporation Galyan's Nevada, Inc. Internal Address: Association Individual(s) Street Address: 201 Merritt 7 General Partnership Limited Partnership City: Norwalk State: CT Zip: 06851 Corporation-State Other_ Individual(s) citizenship_ Association Additional name(s) of conveying party(ies) attached? Yes ✓ No General Partnership 3. Nature of conveyance: Limited Partnership Assignment Merger Corporation-State Delaware Security Agreement Change of Name Other If assignee is not domiciled in the United States, a domestic Other_ representative designation is attached: Yes No Execution Date: Counterpart to Trademark Security Agr. dated 7/29/04 (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) SEE ATTACHED SEE ATTACHED A. Trademark Application No.(s) Additional number(s) attached ✓ Yes 5. Name and address of party to whom correspondence 6. Total number of applications and 33 concerning document should be mailed: registrations involved: Name: Marianne F. Taras 7. Total fee (37 CFR 3.41).....\$_840.00 Internal Address: Paul, Hastings, Janofsky & **Enclosed** Walker LLP Authorized to be charged to deposit account 8. Deposit account number: 1055 Washington Boulevard Street Address: City: Stamford State:_CT

Marianne F. Taras

9. Signature.

Name of Person Signing

Signature Salas

- August 24, 2004

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

Date

08/27/2004 JJALLAH2 00000005 2090280

01 FC:8521 02 FC:8522 40.00

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Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

DO NOT USE THIS SPACE

CONTINUATION OF ITEM 4 TO TRADEMARK RECORDATION FORM

Trademark Name	Registration No./Serial No.	Date of Reg./Date of Filing
Galyan's	2,090,280	8/19/1997
Galyan's	2,115,903	11/25/1997
GALYAN'S	76/579,862	03/08/2004
Galyan's "Supplemental Register"	2,146,864	3/24/1998
Galyan's Bear Design, Declaration of continued		
sue 5/6/04	2,197,046	10/20/1998
Galyan's Established 1946 (with Bear design)	2,338,574	4/4/2000
Galyan's Trading Co. Est. 1946 (with Bear design Galyan's Sports And Outdoor Adventure (with) 2,258,886	7/6/1999
Bear design and medallion)	2,584,999	6/25/2002
Galyan's Sports and Outdoor Adventure	2,584,998	6/25/2002
Pitchin In (and Design)	2,578,126	6/11/2002
Miscellaneous Design (Stylized Runner)	2,579,922	6/11/2002
Tracker Series	2,506,052	11/13/2001
Tracker Series and Design ARE YOU SERIOUS ABOUT YOUR SPORTS?	2,506,054	11/13/2001
WE ARE! THE WORLD'S COOLEST SPORTS STORE	2,036,357	2/11/1997
(and Design)	2,017,663	11/19/1996
THE WORLD'S COOLEST SPORTS STORE	2,015,608	11/12/1996
G Galyan's (Design)	2,755,416	4/19/2002
G Galyan's (G Swirl)	76/407/546	5/15/2002
Swirl G (Design)	76,440,809	8/15/2002
Galyan's Work Wear (and Design)	2,761,028	4/19/2002
Work Wear (and Design)	2,761,031	4/19/2002
WORK (Stylized)	2,758,328	5/15/2002
FREEDOM TO PLAY	2,702,414	6/6/2002
GALYAN'S FREEDOM TO PLAY	2,702,413	6/6/2002
EXPERIENCE THE COOLEST SPORT AND OUTDOOR ADVENTURE STORE PERIOD	, ,	
(and Design)	2,736,340	8/15/2002
GXP	76/455,350	9/20/2002
GXP Paintball Galyan's Extreme Paintball (and		
Design)	76/454/950	9/20/2002
FIELDTECH	76/527,266	6/30/2003
BLUE SKYLINE	76-503-023	3/31/2003
LITHIC- & DESIGN	76/578/587	3/2/2004
LITHIC- STYLIZED	76/578/622	3/2/2004
VYE- & Logo	76/591,573	5/7/2004
Vye- Name only	76/591/481	5/7/2004

STM /280599.1

COUNTERPART TO TRADEMARK SECURITY AGREEMENT

This counterpart, dated July 29, 2004, is delivered pursuant to Section 8 of that certain Amended and Restated Trademark Security Agreement dated as of July 28, 2004 (as from time to time amended, modified or supplemented, the "Trademark Security Agreement"; the terms defined therein and not otherwise defined herein being used as therein defined), among the signatories thereto, as Grantors and General Electric Capital Corporation, as Agent. The undersigned hereby agrees (i) that this counterpart may be attached to the Trademark Security Agreement, and (ii) that the undersigned will comply with and be subject to, including representations and warranties, all the terms and conditions of the Trademark Security Agreement as if it were an original signatory thereto.

GALYAN'S NEVADA, INC.

By: Muhaft. Amer

Name: Michael F. Hous

Title: Secretary

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ACKNOWLEDGMENT OF GRANTOR

STATE OF fensylvania) Ss. COUNTY OF Alleghen 4 On this 29 day of Joly before me personally appeared by the foregoing instrument on behalf of GALYAN'S NEVADA, INC., who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.
May M. M. Cay Notary Public {seal}
Mary M. McCay, Notary Fubilic City Of Pittsburgh, Allegheny County My Commission Expires Jan. 26, 2006 Member, Pennsylvenia Association Of Notaries

STM /278992

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT, dated as of July 28, 2004 (the "Trademark Security Agreement"), by EACH OF THE GRANTORS LISTED ON THE SIGNATURE PAGES HERETO AND EACH ADDITIONAL PARTY WHICH BECOMES A GRANTOR HERETO PURSUANT TO SECTION 8 HEREOF (each, a "Grantor" and collectively, "Grantors"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, in its capacity as Agent for Lenders.

WITNESSETH:

WHEREAS, pursuant to that certain Second Amended and Restated Credit Agreement dated as of the date hereof by and among Dick's Sporting Goods, Inc., a Delaware corporation ("Borrower"), the other Persons named therein as Loan Parties, Agent and the Persons signatory thereto from time to time as Lenders (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to continue to continue to make the Revolving Credit Loans and to continue to incur Letter of Credit Obligations for the benefit of Borrower and guaranteed by the other Grantors;

WHEREAS, Borrower, Agent and the parties signatory thereto from time to time as Lenders entered into that certain Credit Agreement dated as of February 1, 1996 (as amended, restated, supplemented or otherwise modified from time to time prior to the date hereof, the "Original Credit Agreement");

WHEREAS, in order to induce the Lenders to continue to make Revolving Credit Loans and to incur Letter of Credit Obligations under the Original Credit Agreement, American Sports Licensing, Inc. (formerly known as Dick's Asset Management Corp.), a Delaware corporation ("ASL"), and Agent entered into that certain Security Agreement dated as of February 11, 1999 (as amended, restated, supplemented or otherwise modified from time to time prior to the date hereof, the "Original Security Agreement");

WHEREAS, in furtherance of the intent of the parties under the Original Security Agreement, ASL entered into that certain Trademark Security Agreement, dated as of February 11, 1999 (as amended, supplemented or otherwise modified from time to time prior to the date hereof, the "Existing Trademark Security Agreement");

WHEREAS, ASL and certain other Grantors have amended and restated the Original Security Agreement pursuant to that certain Second Amended and Restated Security Agreement dated as of the date hereof (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Subsidiary Security Agreement");

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WHEREAS, each of the Grantors wishes to amend and restate the Existing Trademark Security Agreement on the terms and conditions set forth herein; and

WHEREAS, Grantors directly or indirectly benefit from the credit facilities made available to Borrower under the Credit Agreement, and in order to induce Agent and Lenders to enter into the Credit Agreement and other Loan Documents and to induce Lenders to continue to make the Revolving Credit Loans and to continue to incur Letter of Credit Obligations as provided for in the Credit Agreement, Grantors desire to grant a continuing Lien on the Trademark Collateral (as hereinafter defined) to Agent, for the benefit of Agent and Lenders, to secure all of the Obligations;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in <u>Annex A</u> thereto to the Credit Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. To secure the complete and timely payment of all the Obligations of Loan Parties now or hereafter existing from time to time (herein, the "Secured Obligations"), each Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of such Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (for all Grantors, collectively, the "Trademark Collateral"):
 - (a) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on Schedule I hereto;
 - (b) all reissues, continuations or extensions of the foregoing;
 - (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and
 - (d) all products and proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.
- 3. <u>REPRESENTATIONS AND WARRANTIES</u>. Each Grantor jointly and severally represents and warrants that such Grantor does not have any interest in, or title to, any Trademark except as set forth in Schedule I hereto. This Trademark Security Agreement is effective to create a valid and continuing Lien on and, upon the filing hereof with the United States Patent and Trademark Office together with payment of the appropriate filing fees, perfected security interests in favor of Agent in all of Grantors' Trademarks and such perfected security interests are enforceable as such as against any and all creditors of, and purchasers from, Grantors. Upon filing of this Trademark Security Agreement with the United States Patent and Trademark Office

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and the filing of appropriate financing statements listed on Schedule I to the Subsidiary Security Agreement, together with payment of the appropriate filing fees, all actions necessary or otherwise requested by Agent to protect and perfect Agent's Lien on Grantor's Trademarks shall have been duly taken.

- 4. <u>COVENANTS</u>. Each Grantor jointly and severally covenants and agrees with Agent, on behalf of Agents and Lenders, that from and after the date of this Trademark Security Agreement and until the Termination Date:
 - (a) Each Grantor shall notify Agent promptly if it knows or has reason to know that any application or registration relating to any material Trademark (now or hereafter existing) may become abandoned or dedicated to the public, or of any adverse determination or development (including the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office or any court) regarding such Grantor's ownership of any material Trademark, its right to register the same, or to keep and maintain the same.
 - (b) If any Grantor, either directly or through any agent, employee, licensee or designee, shall file an application for the registration of any Trademark with the United States Patent and Trademark Office or any similar office or agency, such Grantor shall give Agent prior written notice thereof, and, upon request of Agent, such Grantor shall execute and deliver a supplement hereto (in form and substance satisfactory to Agent) to evidence Agent's, on behalf of Agent and Lenders, Lien on such Trademark, and the General Intangibles of such Grantor relating thereto or represented thereby.
 - (c) Each Grantor shall take all actions reasonably necessary or requested by Agent to maintain and pursue each application, to obtain the relevant registration and to maintain the registration of each of the Trademarks (now or hereafter existing), including the filing of applications for renewal, affidavits of use, affidavits of noncontestability and opposition and interference and cancellation proceedings.
 - (d) In the event that any of the Trademark Collateral which is material to the business of the Loan Parties is infringed upon, or misappropriated or diluted by a third party, each Grantor shall notify Agent promptly after such Grantor learns thereof. Each Grantor shall, unless it shall reasonably determine that such Trademark Collateral is in no way material to the conduct of its business or operations, promptly take such actions to enforce its rights and protect such Trademark Collateral, whether by action, suit, proceeding or otherwise, as Grantor shall deem necessary or appropriate under the circumstances in its reasonable business judgment or as Agent may otherwise request.
- 5. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to

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Agent, on behalf of itself and Lenders, pursuant to the Subsidiary Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral of such Grantor made and granted hereby are more fully set forth in the Subsidiary Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

- 6. REINSTATEMENT. This Trademark Security Agreement shall remain in full force and effect and continue to be effective should any petition be filed by or against any Grantor for liquidation or reorganization, should any Grantor become insolvent or make an assignment for the benefit of any creditor or creditors or should a receiver or trustee be appointed for all or any significant part of any Grantor's assets, and shall continue to be effective or be reinstated, as the case may be, if at any time payment and performance of the Secured Obligations, or any part thereof, is, pursuant to applicable law, rescinded or reduced in amount, or must otherwise be restored or returned by any obligee of the Secured Obligations, whether as a "voidable preference," "fraudulent conveyance," or otherwise, all as though such payment or performance had not been made. In the event that any payment, or any part thereof, is rescinded, reduced, restored or returned, the Secured Obligations shall be reinstated and deemed reduced only by such amount paid and not so rescinded, reduced, restored or returned.
- 7. <u>NOTICES</u>. Whenever it is provided herein that any notice, demand, request, consent, approval, declaration or other communication shall or may be given to or served upon any of the parties by any other party, or whenever any of the parties desires to give and serve upon any other party any communication with respect to this Trademark Security Agreement, each such notice, demand, request, consent, approval, declaration or other communication shall be in writing and shall be given in the manner, and deemed received, as provided for in the Credit Agreement.
- 8. <u>ADDITIONAL GRANTORS</u>. The initial Grantors hereunder shall include the Loan Parties as are signatories hereto on the date hereof. From time to time subsequent to the date hereof, additional Loan Parties may become parties hereto, as additional Grantors (each, an "<u>Additional Grantor</u>"), by executing a counterpart of this Trademark Security Agreement substantially in the form of <u>Exhibit A</u> attached hereto. Upon delivery of any such counterpart to Agent, notice of which is hereby waived by the Grantors, each Additional Grantor shall be a Grantor and shall be as fully a party hereto as if such Additional Grantor were an original signatory hereto. Each Grantor expressly agrees that its obligations arising hereunder shall not be affected or diminished by the addition or release of any other Grantor hereunder nor by any election of Agent not to cause any Loan Party to become an Additional Grantor hereunder. This Trademark Security Agreement shall be fully effective as to any Grantor that is or becomes a party hereto regardless of whether any other Person becomes or fails to become or ceases to be a Grantor hereunder.
- 9. <u>TERMINATION OF THIS SECURITY AGREEMENT</u>. Subject to Section 6 hereof, this Trademark Security Agreement shall terminate upon the Termination Date.
- 10. <u>EFFECT OF AMENDMENT AND RESTATEMENT</u>. From and after the date hereof (the "<u>Effective Date</u>"): (a) the terms and conditions of the Existing Trademark Security

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Agreement shall be amended as set forth herein and, as so amended, shall be restated in its entirety, but only with respect to the rights, duties and obligations among Grantors and the Agent accruing from and after the Effective Date; (b) this Trademark Security Agreement shall not in any way release or impair the rights, duties, Obligations or Liens created pursuant to the Existing Trademark Security Agreement (and such Liens shall continue without any diminution thereof and shall remain in full force and effect on and after the Effective Date) or affect the relative priorities thereof, in each case to the extent in force and effect thereunder as of the Effective Date, and all of such rights, duties, Obligations and Liens are assumed, ratified and affirmed by each Grantor; (c) the execution, delivery and effectiveness of this Trademark Security Agreement shall not operate as a waiver of any right, power or remedy of the Lenders or the Agent under the Existing Trademark Security Agreement, nor constitute a waiver of any covenant, agreement or obligation under the Existing Trademark Security Agreement, except to the extent that any such covenant, agreement or obligation is no longer set forth herein or is modified hereby; and (d) any and all references to the Existing Trademark Security Agreement in any Loan Document shall, without further action of the parties, be deemed a reference to the Existing Trademark Security Agreement, as amended and restated by this Trademark Security Agreement, and as this Trademark Security Agreement shall be further amended, restated, supplemented or otherwise modified from time to time.

[signature page follows]

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

AMERICAN SPORTS LICENSING, INC.

STM/278243

ACCEPTED AND ACKNOWLEDGED BY:

GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

Name:

Title:

STM/278243

ACKNOWLEDGMENT OF GRANTOR

STATE OF Pensylvania
COUNTY OF Allegheny) ss.
On this 27 day of July before me personally appeared Letter termin, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of AMERICAN SPORTS LICENSING, INC., who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of
Directors and that he acknowledged said instrument to be the free act and deed of said
corporation.
May Ch Ch c Cay Notary Public
{seal}
Mary M. McCay, Notary Public City Of Pittsburgh, Allegheny County My Commission Expires Jan. 26, 2006
Wamber, Pennsylvenia Appropriation Of Notaries

STM/278243

EXHIBIT A

COUNTERPART TO TRADEMARK SECURITY AGREEMENT

This counterpart, dated, [200]	, is delivered pursuant to Section 8 of that certain
Amended and Restated Trademark Security	Agreement dated as of July 28, 2004 (as from time to
time amended, modified or supplemented, the	he "Trademark Security Agreement"; the terms
defined therein and not otherwise defined he	erein being used as therein defined), among the Loan
Parties signatory thereto and General Electri	ic Capital Corporation, as Agent. The undersigned
(ii) that the undersigned will comply with ar	te attached to the Trademark Security Agreement, and and be subject to, including representations and the Trademark Security Agreement as if it were an
	[NAME OF ADDITIONAL GRANTOR]
	By:
	Name:
	Title:

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AMERICAN SPORTS LICENSING, INC. INTELLECTUAL PROPERTY STATUS REPORT AS OF 07/16/2004

DOCYMISC\STAT115

INTELLECTUAL PROPERTY LAW FIRM OF HUGH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZATA, MN 55391-1873, TELEPHONE: 952-475-1880

DOC/MISC\STAT115

AMERICAN SPORTS LICENSING, INC.
INTELLECTUAL PROPERTY STATUS REPORT
AS OF 07/16/2004

STATUS	REGISTERED	REGISTEREO	PENDING	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REGISTERED	REG1 STERED	PENDING
TRADEMARK	HE LOVE SPORTS AS MUCH AS YOU DO	SPORTS SCENE & LOGO	DICK'S SPORTING GOODS & DESIGN	GET INVOLVED & LOGO	GET INVOLVED	STONE HILL	THE ULTIMATE ONLINE SPORTING GOODS STORE	DSGSPORTS.COM & LOGO	DICKSSPORTS, COM & LOGO	DICKSSPORTINGGOODS.CON & LOGO	DICKS	DICK'S	DICKS.COM	DICK'S.COM	DSPORTS_COM	DSPORTS	ONE CLICK AND YOU'RE IN THE GAME	ESPORT. DOM
ASSIGNEE	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAK SPORT LICENSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING
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US TH REG NO	2,736,909	2,847,586	0,000,000	2,764,498	2,664,930	2,384,046	2,559,313	2,635,791	2,621,710	2,621,711	2,640,041	2,559,355	2,643,282	2,643,283	2,681,517	2,449,905	2,556,622	0,000,000
FILE DATE	08/12/96	10/06/97	06/12/98	86/11/20	07/11/98	10/13/98	01/25/99	05/01/69	05/01/99	02/01/99	03/11/99	03/11/99	03/11/99	03/11/99	05/12/99	05/12/99	66/60/90	06/15/99
US SERIAL NO	18 75/148,071	19 75/368,611	20 75/501,510	21 75/520,819	22 75/520,820	23 75/568,550	24 75/626,959	25 75/631,374	26 75/631,600	27 75/631,601	28 75/658,351	29 75/658,352	30 75/658,353	31 75/658,354	32 75/703,801 *	33 75/704,127 *	34 75/725,726	35 75/728,683 *

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INTELLECTUAL PROPERTY LAW FIRM OF HUGN D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZATA, NN 55391-1873, IELEPHONE: 952-475-1880

AMERICAN SPORTS LICENSING, INC.
KNTELLECTUAL PROPERTY STATUS REPORT
AS OF 07/16/2004

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TRADEMARK	ESPORT	SEIZE THE D	POWER BOLT	THE ULTIMATE ONLINE SPORTING GOODS STORE	YOU CAN'T PLAY WITHOUT THE SHOES	YOU GOT TO HAVE THE SHOES	PLAY FOR FREE	DSX	VIG	D & DESIGN	۵	DNAIL	DSPORTSTV	DSPORTS, COM & DESIGN	SEIZE THE D	COMFORT ZONE	BASE CAMP	
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TM REG DATE	00/00/00	06/20/00	07/09/02	08/07/01	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	09/02/03	00/00/00	08/19/03	00/00/00	
US TH REG NO	0,000,000	2,360,386	2,592,243	2,476,834	000'000'0	0,000,000	0,000,000	000,000,0	0,000,000	000,000,0	0,000,000	0,000,000	0,000,000	2,759,395	0,000,000	2,753,585	0,000,000	
FILE DATE	66/12/90	09/15/99	10/12/99	02/04/00	00/61/50	05/19/00	02/14/00	09/09/00	00/60/20	00/30/00	00/50/20	00/50/20	00/50/20	00/50/20	00/103/00	02/03/00	01/18/01	
US SERIAL NO	36 75/728,731 *	37 75/799,226	38 75/820,705	39 75/911,198 *	40 76/052,261	41 76/052,262	42 76/052,263	43 76/066,562	44 76/081,871	45 76/081,872	46 76/081,911 *	47 76/081,912 +	48 76/082,067 *	49 76/082,480 *	50 76/082,481 *	51 76/085,496	52 76/195,329	

DOC\MISC\STAT115

INTELLECTUAL PROPERTY LAW FIRM OF HUGH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZATA, MN 55391-1873, TELEPHONE: 952-475-1880

DOC\MISC\STAT115

AMERICAN SPORTS LICENSING, INC. INTELLECTUAL PROPERTY STATUS REPORT AS OF 07/16/2004

ŞTATUS	REGISTERED	REGISTERED	PENDING	FILE CLOSED AT CLIENT'S REQUEST	FILE CLOSED AT CLIENT'S REQUEST	FILE CLOSED AT CLIENT'S REQUEST	PENDING	REGISTERED	PENDING	PENDING	REGISTERED	FILE CLOSED PER CLIENT'S REGUEST	PENDING	REGISTERED	REGISTERED	REGISTERED	REGISTERED	FILE CLOSED AT CLIENT'S REQUEST
TRADEKARK	ARCUND THE WORLD SPORTS TOUR & DESIGN	FITNESS GEAR & DESIGN	FRESH WATER & DESIGN WITH COLORS	STONE HILL PRODUCTIONS	STONE HILL PERFORMANCE	D-PRO	ULTIMATE OVER-NIGHTER	ATIVA	NYDRO-PROOF	THE LODGE	BLUE BREAKER	ACTION ZONE GAMES	HIGHLAND GAMES	DBX	EVERY SEASON STARTS AT DICK'S	AMERICAN SPORIS LICENSING	NORTHEAST OUTFITTERS	FITNESS GEAR & DESIGH
ASSIGNEE	AMERICAN SPORTS LICENSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AKERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AHERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING
TH REG DATE	08/27/02	12/03/02	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	07/01/03	00/00/00	00/00/00	12/23/03	00/00/00	00/00/00	07/29/03	06/10/03	02/00/03	99/10/90	00/00/00
US TH REG NO	2,612,017	2,657,071	0,000,000	0,000,000	0,000,000	0,000,000	0,000,000	2,732,885	0,000,000	0,000,000	2,798,436	000'000'0	0,000,000	2,743,813	2,725,492	2,714,742	2,848,183	000,000,0
FILE DATE	01/26/01	01/26/01	01/30/01	02/06/01	02/09/01	02/14/01	02/23/01	03/19/01	05/11/01	05/11/01	05/18/01	05/30/01	06/01/01	10/30/01	08/27/01	08/30/01	11/06/01	11/06/01
US SERIAL NO	53 76/199,637	54 76/199,638	55 76/201,607	56 76/205,231	57 76/207,415	58 76/209,624	59 76/214,726	60 76/225,616	61 76/255, 113	62 76/255,114	63 76/258,776	64 76/263,785	65 76/265,261	66 76/291,497	67 76/304,386	68 76/306,648	69 76/334,100	70 76/334,101

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INTELLECTUAL PROPERTY LAW FIRM OF HUGN D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZATA, NN 55391-1873, TELEPHONE: 952-475-1880

DOC/MISC\STAT115

AMERICAN SPORTS LICENSING, INC. INTELLECTUAL PROPERTY STATUS REPORT AS DF 07/16/2004

STATUS	PENDING	REGISTERED	PENDING	PEKDING	PENDING	PENDING	PENDING	PENDING	PENDING	FILE CLOSED AT CLIENT'S REQUEST	PENDING	PENOJNG	REGISTERED	REGISTERED	REGISTERED	PENDING	REGISTERED
ico l	a.	œ	•	<u>a.</u>	ă.	<u>a.</u>	<u>a.</u>	٥.	Δ.	14.	α.	<u>a.</u>	<u>~</u>	2	äč	<u>α</u> .	~
IRADEMARK	THE BRAND FOR THE ACTIVE FEMALE	XBO	ATIVA & DESIGN	DOUGOUT AT DICK'S	HOOPTONN	CADET COLF	CLUB HUGGER	4/5	ACUITY	KEY LARGO	S/d	8/2	CARPACK	SCORECARD	HYDRO-DRI	PRECISION IN MOTION	ACUITY & DESIGN
	LICENSING	LICENSING	C I CENS THG	LICENSING	LICENSING	LICENSING	LICENSING	LICENSING	LICENSING	LICENSING	LICENSING						
ASSIGNEE	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AKERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AKERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAH SPORTS LICENSING
TH REG DATE	00/00/00	07/29/03	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	01/28/03	05/20/03	11/25/03	00/00/00	06/22/04
US IM REG NO	000,000,0	2,744,156	0,000,000	000,000,0	0,000,000	0,000,000	0, 000, 000	0,000,000	0,000,000	000,000,0	0,000,000	0,000,000	2,681,043	2,717,349	2,785,698	000,000,0	2,855,566
FILE DATE	11/06/01	11/06/01	11/06/01	01/23/02	01/23/02	04/10/02	04/10/02	05/10/02	05/13/02	05/13/02	05/10/02	05/10/02	05/20/02	20/02/03	06/27/02	20/50/10	07/24/02
US SERTAL NO	71 76/334,102	72 76/334,103	73 76/334, 104	74 76/361,565	75 76/361,566	76 76/394,613	77 76/394,614	78 76/407,075	79 76/407,317	80 76/407,318	81 76/407,323	82 76/407,324	83 76/410,021	84 76/417,549	85 76/428,108	86 76/427,469	87 76/434,405

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INTELLECTUAL PROPERTY LAW FIRM OF RUGH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZATA, NN 55391-1873, TELEPHONE: 952-475-1880

AMERICAN SPORTS LICENSING, INC. INTELLECTUAL PROPERTY STATUS REPORT AS OF 07/16/2004

STATUS	PENDING	PENDING	PENDING	REGISTERED	REG STERED	REGISTERED	PENDING	PENDING	PENDING	PENDING	REGISTERED	REGISTERED	PERDING	PENDING	PENDING	PENDING	PENDING
TRADEMARK	POWER BUYS	BALLISTIC	MISCELLANEOUS DESIGN (5 BALLS)	RAVAGE (HELMETS)	ENGAGE (HELMETS)	GET READY	VAKŒUISH	DESTINY	RESONANCE	VENGENCE (BICYCLES & HELMETS)	ENGAGE (BICYCLES)	RAVAGE (BICYCLES)	VENGEANCE (EXPANDED GOODS)	ILLUSION	WARP SPEED	ATIVA & DESIGN	THE HAIG
ASSIGNEE	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AKERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING
TH REG DATE	00/00/00	00/00/00	00/00/00	06/01/04	06/01/04	12/16/03	00/00/00	00/00/00	00/00/00	00/00/00	06/01/04	06/01/04	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00
US TH REG NO	000,000,0	000,000,0	0,000,000	2,848,854	2,848,855	2,794,179	0,000,000	0,000,000	0,000,000	000,000,0	2,848,895	2,848,896	000,000,0	0,000,000	0,000,000	000,000,0	000'000'0
FILE DATE	07/31/02	09/20/02	10/15/02	11/05/02	11/05/02	11/14/02	11/25/02	11/25/02	11/25/02	11/25/02	11/25/02	11/25/02	12/03/02	12/03/02	12/03/02	01/07/03	01/16/03
US SERIAL NO	88 76/436,069	89 76/452,896	90 76/459,390	91 76/467,081	92 76/467,082	93 76/469,516	94 76/471,777	95 76/471,778	96 76/471,779	97 76/471,780	98 76/471,781	99 76/471,782	100 76/473,765	101 76/473,766	102 76/473,767	103 76/481,771	104 76/483,544

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INTELLECTUAL PROPERTY LAW FIRM OF MUGH D JAEGER, PA 1000 SUPERIOR BLYD., SUITE 302, WAYZATA, MM 55391-1873, TELEPHONE: 952-475-1880

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AMERICAN SPORTS LICENSING, INC.
INTELLECTUAL PROPERTY STATUS REPORT
AS OF 07/16/2004

STATUS	PEND ING	PENDING	GAINST WEATHER PENDING	PENDING	PENDING	ESS CANOE PENDING	PENDING	PENDING	PENDING	PENDING	PENDING	PENDING	PENDING	PENDING	PENDING	PENDING	PENDING	PENDING
TRADEMARK	VALTER HÅGEN	IT'S AN ATTITUDE, NOT AN AGE	YOUR FIRST LINE OF DEFENSE AGAINST WEATHER	HYDROPROOFULTRA	KOTICH-FIT	KORTHEAST OUTFITTERS WILDERNESS CANDE	VALTER HAGEN	FOR A BALANCED LIFE	CATHCALL	TIMBERLEAF	122Y ARNOT	ISLAMORADA FLATS	RADIUS	NENACE	CAIRN	TRAVERSE	ALTITUDE	АРР КОАСН
ASSIGNEE	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICERSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING	ANERICAN SPORTS LICENSING	AMERICAN SPORTS LICENSING					
TH REG DATE	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00	00/00/00
US TH REG NO	000,000,0	0,000,000	0,000,000	000,000,0	0,000,000	000,000,0	0,000,000	0,000,000	0,000,000	000,000,0	000,000,0	0,000,000	0,000,000	000,000,0	000,000,0	000'000'0	000,000,0	000,000,0
FILE DATE	01/16/03	02/06/03	03/05/03	03/02/03	03/10/03	03/21/03	03/25/03	04/01/03	04/02/03	05/02/03	06/13/03	06/18/03	08/26/03	08/26/03	10/22/03	10/22/03	10/22/03	10/22/03
US SERIAL NO	105 76/483,545	106 76/488,050	107 76/496,781	108 76/496,782	109 76/498,415	110 76/501,789	111 76/502,604	112 76/508,329	113 76/508,330	114 76/516,718	115 76/524,107	116 76/525,684	117 76/543,246	118 76/543,247	119 76/556,982	120 76/556,983	121 76/556,984	122 76/556,985

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INTELLECTUAL PROPERTY LAW FIRM OF NUGH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZAIA, MK 55391-1873, TELEPHONE: 952-475-1880

AMERICAN SPORTS LICENSING, INC. INTELLECTUAL PROPERTY STATUS REPORT AS OF 07/16/2004

FILE DATE	US TH REG NO	IN REG DATE	ASS I GNEE_	<u> Tradehark</u>	STATUS
10/22/03 6,000,000 00/00/00	/00/00	<u>0</u>	AMERICAN SPORTS LICENSING	TERRA VISTA	PENDING
11/05/03 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	WHEN NATURE CALLS, WE CALL BACK	PENDING
11/06/03 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	TUROA	PEND I NG
11/06/03 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	NATURE CALLS	PENDING
11/06/03 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	CARDRONA	PENDING
12/16/03 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	LEGENDS IN THE MAKING	PENDING
12/17/03 0,000,000 00/00/00	00/00/00		AHERICAN SPORTS LICENSING	TERRATNULA	PENDING
12/17/03 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	NOSCENT	PEND ING
01/02/04 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	ROCHESTER CART BAG	PEND ING
02/02/04 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	WE LOVE SPORTS AS MUCH AS YOU DO	PEND ING
03/19/04 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	LODGE OUTFITTERS (SERVICES)	PENDING
03/19/04 0,000,000 60/00/00	00/00/00		AMERICAN SPORTS LICENSING	LODGE OUTFITTERS (GDGOS)	PENDING
03/23/04 0,606,600 00/00/00	00/00/00		AMERICAM SPORTS LICENSING	FOCUS OR THE MUNT	PEND ING
04/08/04 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	SLAMP TRACKER	PENO ING
04/08/04 0,000,000 00/00/00	00/00/00		AKERICAN SPORTS LICENS)NG	SILENT TRACKER	PENDING
04/08/04 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	ICE FIELD	PEND ING
04/08/04 0,000,000 00/00/00	00/00/00		AMERICAN SPORTS LICENSING	WOODSHAN	PENDING

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INTELLECTUAL PROPERTY LAW FIRM OF HUGH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, MAYZAIA, NN 55391-1873, TELEPHONE: 952-475-1880

AMERICAN SPORTS LICENSING, INC.
INTELLECTUAL PROPERTY STATUS REPORT
AS OF 07/16/2004

US SERIAL NO	FILE DATE	US TH REG NO	IN REG DATE	ASSIGNEE	TRADEMARK	STATUS
140 76/585,793	04/08/04	0,000,000	00/00/00	ANERICAN SPORTS LICENSING	UPLAND HUNTER	PENDING
141 76/585,794	90/108/07	0,000,000	00/00/00	AMERICAN SPORTS LICENSING	ICE HUNTER	PEND ING
142 76/585,795	04/08/04	000'000'0	00/00/00	AMERICAN SPORTS LICENSING	BUCK MUNTER	PENDING
143 76/585,796	04/08/04	0,000,000	00/00/00	AKERICAN SPORTS LICENSING	TROPHY HUNTER	PENDING
144 76/585,797	04/08/04	000'000'0	00/00/00	ANERICAN SPORTS LICENSING	SWAMP HUNTER	PENDING
145 76/588,390	04/22/04	000,000,0	00/00/00	AMERICAN SPORTS LICENSING	RUN THE COURT	PENDING
146 76/588,391	04/22/04	000'000'0	00/00/00	AMERICAN SPORTS LICENSING	RUN THE GAME	PENDING
147 76/588,392	04/22/04	0,000,000	00/00/00	AMERICAN SPORTS LICENSING	THIS GAME IS MINE	PENDING
148 76/590,721	90/90/50	000,000,0	00/00/00	AMERICAN SPORTS LICENSING	HOOPTOAN	PEND ING
149 76/592,438	05/17/04	000'000'0	00/00/00	AMERICAN SPORTS LICENSING	PHANTOM	PENDING
150 76/592,439	05/17/04	000'000'0	00/00/00	AMERICAN SPORTS LICENSING	FROST	PENDING

INTELLECTUAL PROPERTY LAW FIRM OF MUCH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, MAYZATA, MN 55391-1873, TELEPHONE: 952-475-1880

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KC.	REPORT	
AMERICAN SPORTS LICENSING, 1	INTELLECTUAL PROPERTY STATUS	AS OF 07/16/2004

STATUS		REGI STERED												PENDING
18														
TRADEHARK		WALTER HAGEN												WALTER HAGEN
ASSIGNEE		AMERICAN SPORTS LICENSING												ASERICAN SPORTS LICENSING
TH REG DATE	(NG GOODS)	08/17/65	67 0 222	165291	078632	87566	627048	1446629	303249	598045	2009276	49239	53749	00/00/00
FILE DATE US TH REG NO		0,794,400	REG NO B	REG NO 1467591	REG NO 1078632	REG NO B	REG NO 6	REG NO 1	REG NO 1303249	REG NO 1998045	REG NO 2	REG NO 149239	REG NO 5	0,000,000
	EWRKS (FROM	10/27/64	8RITISH	FRANCE	GERMANY	IRELAND	JAPAN	JAPAH	JAPAN	JAPAN	JAPAK	CANADA	CANADA	12/24/02
US SERTAL NO	WALTER HAGEN TRADEMARKS (FROM WILSON SPORT)	72/204,939												76/477,790

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INTELLECTUAL PROPERTY LAW FIRN OF NUGH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZATA, MH 55391-1873, TELEPHONE: 952-475-1880

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AMERICAN SPORTS LICENSING, INC. INTELLECTUAL PROPERTY STATUS REPORT AS OF 07/16/2004

US SERIAL NO FILE DATE US TH REG	FILE DATE	US TM REG NO	IN REG DATE	<u>ASSI GNEE</u>	TRADEMARK	STATUS
FOREIGN SERVICE MARKS	MRKS					
75/501,510	06/12/98	0,000,000	00/00/00	AMERICAN SPORTS LICENSING	DICK'S SPORYING GOODS & DESIGN	PENDING
	CANADLAN TI	CANADIAN TH APP 1154131 - FILED 09/27/02 - PENDING	FILED 09/27/02	- PENDING		
	MEXICAK TM	MEXICAN TH APP 561843 -	FILEO 08/20/02 - PENDING	- PENDING		
76/483,545	01/16/03	000,000,0	00/00/00	AMERICAN SPORTS LICENSING	MALTER HAGEN	PENDING
	EUROPEAN TI	EUROPEAN TM APP 003 217 395 - FILED 06/09/03	5 - FILED 06/0	7/03		
76/574,089	90/50/20	000,000,0	00/00/00	AKERICAN SPORTS LICENSING	HE LOVE SPORTS AS NUCH AS YOU DO	PENDING
	CANADIAN TA	CANADIAH IM APP 1,214,949	949 - FILED 04/28/04	**		
	MEXICAN TH	MEXICAN TH APP 658911	• FILED 05/31/04	4		

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INTELLECTUAL PROPERTY LAW FIRM OF HUGH D JAEGER, PA 1000 SUPERIOR BLVD., SUITE 302, WAYZATA, MN 55391-1873, TELEPHONE: 952-475-1880

SCHEDULE I

to

COUNTERPART TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

TRADEMARKS

Trademark Name Galyan's	Cert' A _l	Registration No./Serial o' No. 2,090,280	Date of Reg./ Date of Filing 8/19/1997	Declaration of Use Due/ Status of App. 8/19/02 - 8/19/03	Date of Expiration** 8/19/2007	Trademark Classes Classes 25, 28
Galyan's		2,115,903	11/25/1997	11/25/2003	11/25/2007	Class 35
				Not yet		Classes 9, 18,
GALYAN'S	2	X 76/579,862	03/08/2004	registered		25, 28
Galyan's "Supplemental	37	2 146 064	2/24/1000	3/24/2004	2/24/2008	
Register" Galyan's Bear Design,	X	2,146,864	3/24/1998	3/24/2004	3/24/2008	
Declaration of contined				10/20/03 -		Classes 25,
sue 5/6/04	X	2,197,046	10/20/1998	10/20/04	10/20/2008	28, 35
Galyan's Established 1946		.,,.				- -,
(with Bear design)	\mathbf{X}	2,338,574	4/4/2000	4/4/05 - 4/4/06	4/4/2010	Classes 25, 28
Galyan's Trading Co. Est.						
1946 (with Bear design)	X	2,258,886	7/6/1999	7/6/04 - 7/6/05	7/6/2009	Class 35
Galyan's Sports And						
Outdoor Adventure (with						
Bear design and medallion)	X	2,584,999	6/25/2002	6/25/07 - 6/25/08	6/25/2012	Class 35
Galyan's Sports and	1	2,307,777	0/25/2002	0/25/07 - 0/25/00	0/25/2012	C1433 33
Outdoor Adventure	X	2,584,998	6/25/2002	6/25/07 - 6/25/08	6/25/2012	Class 35
Pitchin In (and Design)	\mathbf{X}	2,578,126	6/11/2002	6/11/07 - 6/11/08	6/11/2012	Class 36
Miscellaneous Design		,				
(Stylized Runner)	X	2,579,922	6/11/2002	6/11/07 - 6/11/08	6/11/2012	Class 25
				11/13/06 -		
Tracker Series	X	2,506,052	11/13/2001	11/13/07	11/13/2011	Class 28
Translage Carries and Danier	w	2 506 054	11/12/2001	11-13-06 -	11/12/2011	Clara 20
Tracker Series and Design ARE YOU SERIOUS	X	2,506,054	11/13/2001	11/13/07	11/13/2011	Class 28
ABOUT YOUR						
SPORTS? WE ARE!	X	2,036,357	2/11/1997	Abandoned	Abandoned	Class 42
THE WORLD'S		,				
COOLEST SPORTS				Dec. of Use		
STORE (and Design)	\mathbf{X}	2,017,663	11/19/1996	Filed 6/20/02	11/19/2006	Class 42
THE WORLD'S				D. CII.		
COOLEST SPORTS STORE	X	2,015,608	11/12/1996	Dec. of Use Filed 6/10/02	11/12/2006	Class 42
STORE	Λ	2,015,006	11/12/1990	Dec. of Use	11/12/2000	Class 42
G Galyan's (Design)	X	2,755,416	4/19/2002	Filed 3-15-02	8/26/2013	Classes 9, 18
, ()		,,				Classes 25,
G Galyan's (G Swirl)		76/407/546	5/15/2002	10/1/2003		28
						Classes 9, 18,
Swirl G (Design)	2	X 76,440,809	8/15/2002	12/17/2003		25, 28
Galyan's Work Wear (and Design)	v	2741 020	4/10/2002	2/15/2002	0/0/2012	Class 25
Design	X	2,761,028	4/19/2002	3/15/2003	. 9/9/2013	Class 25

Work Wear (and Design)	\mathbf{X}		2,761,031	4/19/2002	3/15/2003	9/9/2013	Class 25
					Dec. of Use		
WORK (Stylized)	X		2,758,328	5/15/2002	Filed 3-15-02		Class 25
					First use 2-18-		
FREEDOM TO PLAY	X		2,702,414	6/6/2002	2002	4/1/2013	Class 35
GALYAN'S FREEDOM					First use 2-18-		
TO PLAY	X		2,702,413	6/6/2002	2002	4/1/2013	Class 35
EXPERIENCE THE COOLEST SPORT AND							
OUTDOOR							
ADVENTURE STORE							
PERIOD (and Design)	X		2,736,340	8/15/2002	Allowed		Class 35
(2,700,010	0/15/2002	First use Spring		Class 33
GXP		X	76/455,350	9/20/2002	03		Classes 25, 28
GXP Paintball Galyan's			,				01435005 25, 25
Extreme Paintball (and					First use Spring		
Design)		\mathbf{X}	76/454/950	9/20/2002	03		Classes 25, 28
FIELDTECH		X	76/527,266	6/30/2003	First use Fall 03		Class 25
			•		First use 7-28-		
BLUE SKYLINE		\mathbf{X}	76-503-023	3/31/2003	2003		Class 25
WHAT'S NEXT?		X	76/519,835	8/13/2003		Abandoned	Class 35
TITLIO 6 DEGION					First use August		
LITHIC- & DESIGN		X	76/578/587	3/2/2004	04		Class 25
LITHIC- STYLIZED		v	7615791633	2/2/2004	First use August		~: • ·
LITTIC-STILLED		X	76/578/622	3/2/2004	04		Class 25
VYE- & Logo		x	76/591,573	5/7/2004	First use August 04		C1 25
. 12 & Dogo		A	101391,313	3///2004	- · ·		Class 25
Vye- Name only		x	76/591/481	5/7/2004	First use August 04		Class 25
J = 1			, 0/0/1/401	3/1/2004	V -1		Class 23

RECORDED: 08/26/2004