

10-08-2004

Form PTO-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005) Tab settings

R



102855407

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

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

9.17.04

1. Name of conveying party(ies): Bayview Capital Partners L.P. Security Life of Denver Insurance Company, as assignee of Reliastar Financial Corp. [] Individual(s) [] Association [] General Partnership [x] Limited Partnership [] Corporation-State [x] Other Insurance Company

Additional name(s) of conveying party(ies) attached? [] Yes [x] No

3. Nature of conveyance: [] Assignment [] Merger [] Security Agreement [] Change of Name [x] Other Release

Execution Date: February 12, 2004

2. Name and address of receiving party(ies) Name: Hunter's Specialties, Inc. Internal Address: Street Address: 6000 Huntington Court NE City: Cedar Rapids State: IA Zip: 52402

[] Individual(s) citizenship [] Association [] General Partnership [] Limited Partnership [x] Corporation-State Iowa [] Other

If assignee is not domiciled in the United States, a domestic representative designation is attached: [] Yes [] No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? [] Yes [] No

4. Application number(s) or registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 2240808; 2580547; 2083068; 2100582; 0888140; 0980511

Additional number(s) attached [x] Yes [] No

5. Name and address of party to whom correspondence concerning document should be mailed: Name: Kelly Teelin Internal Address: Michael Best & Friedrich LLP Suite 700 Street Address: 1 South Pinckney Street City: Madison State: WI Zip: 53703

6. Total number of applications and registrations involved: 16

7. Total fee (37 CFR 3.41) \$ 415.00 [x] Enclosed [x] Authorized to be charged to deposit account

8. Deposit account number: 50-0842

SEP 17 11 23 04 OPR/FINANCE

DO NOT USE THIS SPACE

9. Signature. Timothy S. Crisp, Esq. Name of Person Signing [Signature] Signature 9/15/04 Date

Total number of pages including cover sheet, attachments, and document: 11

10/07/2004 JJALLAH2 00000032 2240808

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

01 FC:8521 40.00 OP 02 FC:8522 375.00 OP

TRADEMARK REEL: 003058 FRAME: 0886

MARK	SERIAL NO.	REGISTRATION NO.
Bunsaver	74577888	1980511
Scentwicks	74463153	1877719
H.S. Scents	74452876	1887171
PrimeTime	74450419	1863805
Hunter's Silhouette (Design Only)	74416728	1888140
Hunter's Specialties & Design – "For Sportsmen, By Sportsmen"	74153134	1703467
H.S. Camo & Design	74152827	1697787
H.S. Strut	73567413	1398670
Bow-Flage	73278544	1186302
Camo Compac	73243759	1167933

RELEASE AND REASSIGNMENT

THIS **RELEASE AND REASSIGNMENT** is made this 12th day of February, 2004 by **Bayview Capital Partners L.P.** ("Bayview") and **Security Life of Denver Insurance Company**, as assignee of **Reliastar Financial Corp.** ("Security Life" and collectively with Bayview, the "Secured Parties").

WITNESSETH:

WHEREAS, Hunter's Specialties, Inc., and H.S. Group, Inc., each an Iowa corporation (collectively, the "Borrowers"), and the Secured Parties entered into certain agreements (the "Loan Agreements"), evidencing the extension by the Secured Parties of loans and other financial accommodations (the "Loans") to the Borrowers;

WHEREAS, As partial security for the Loans, Borrowers granted a security interest in and to certain Patents, Trademarks and Copyrights, as each is defined below, to Secured Parties; and

WHEREAS, the Loans have been fully satisfied and, therefore, the Borrowers have requested that Secured Parties release their security interest in the Patents, Trademarks and Copyrights and reassign the same to Borrowers.

NOW THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged:

1. Secured Parties hereby release their security interest in all of Borrowers' right, title and interest in and to all of its now owned or existing and filed and hereafter acquired or arising and filed:

(a) patents, and patent applications, including, without limitation, the inventions and improvements described and claimed therein, and those patents listed on Schedule A, attached hereto and made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (a)-(d) of this subparagraph, are hereinafter referred to as the "Patents");

(b) trademarks, trademark registrations, tradenames and trademark applications, including, without limitation, the trademarks and applications listed on Schedule B, attached hereto and made a part hereof, and (a) renewals and extensions thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present

and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trademark registrations, tradenames and applications, together with the items described in clauses (a)-(d) of this subparagraph, are hereinafter referred to as the "Trademarks");

(c) copyrights and copyright registrations, including, without limitation, the registered copyrights listed on Schedule C, attached hereto and made a part hereof, and (a) renewals and extensions thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing copyrights and copyright registrations, together with the items described in clauses (a)-(d) of this subparagraph, are hereinafter referred to as the "Copyrights");

(d) the goodwill of Borrowers' business connected with and symbolized by the Trademarks.

2. Secured Parties hereby reassign, grant and convey to Borrowers, without any representation, recourse or undertaking by Secured Parties, all of Secured Parties' rights, title and interest, in and to the Patents, Trademarks and Copyrights.

IN WITNESS WHEREOF, the Secured Parties have caused this Release and Reassignment to be duly executed by its duly authorized officer as of the day and year first above written.

SECURITY LIFE OF DENVER INSURANCE
COMPANY, assignee of Reliastar Financial
Corp.

By: ING Investment Management LLC, as
Agent

By: Peter Komarek

Name: PETER Komarek

Title: Vice President

BAYVIEW CAPITAL PARTNERS LP

By: Bayview Capital Management LLC
Its General Partner

By: _____
Its Managing Director

IN WITNESS WHEREOF, the Secured Parties have caused this Release and Reassignment to be duly executed by its duly authorized officer as of the day and year first above written.

SECURITY LIFE OF DENVER INSURANCE
COMPANY, assignee of Reliastar Financial
Corp.

By: ING Investment Management LLC, as
Agent

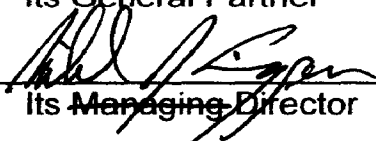
By: _____

Name: _____

Title: _____

BAYVIEW CAPITAL PARTNERS LP

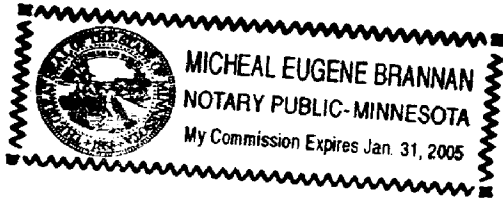
By: Bayview Capital Management LLC
Its General Partner

By:  _____
Its Managing Director

ACKNOWLEDGMENT

State of MINNESOTA)
) SS
County of HENNEPIN)

On this 12th day of February, 2004 before me personally appeared Peter Komarek to me known to be the individual who executed the foregoing instrument and acknowledged to me that he executed the same as the duly authorized officer above designated of Security Life of Denver Insurance Company.

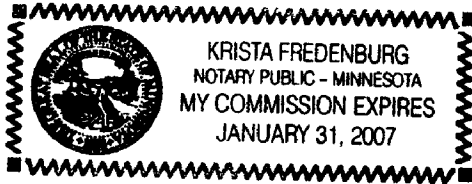


Notary Public
Micheal Eugene Brannan
My Commission Expires:

ACKNOWLEDGMENT

State of Minnesota)
County of Hennepin) SS

Michael Smiggen On this 5th day of February, 2004 before me personally appeared to me known to be the individual who executed the foregoing instrument and acknowledged to me that he executed the same as the duly authorized officer above designated of Bayview Capital Partners L.P.



Notary Public Krista Fredenburg
My Commission Expires: 1/31/2007

SCHEDULE A

Patents

Patent No.

4,539,772

5,234,369

5,380,235

5,613,512

4,802,626

SCHEDULE B**Trademarks**

MARK	SERIAL NO.	REGISTRATION NO.
Trophy Buck	74274449	1829905
True Talker	75470449	2240808
Smell Invisible	75420171	2580547
Fresh Scrape	75021073	2083068
Hunter's Specialties	74497902	2100582
Kenol	72328907	0888140
La-Co Loc	72434675	0980511
Bunsaver	74577888	1980511
Scentwicks	74463153	1877719
H.S. Scents	74452876	1887171
PrimeTime	74450419	1863805
Hunter's Silhouette (Design Only)	74416728	1888140
Hunter's Specialties & Design - "For Sportsmen, By Sportsment"	74153134	1703467
H.S. Camo & Design	74152827	1697787
H.S. Strut	73567413	1398670
Bow-Flage	73278544	1186302
Camo Compac	73243759	1167933

SCHEDULE C

Copyrights

None.

Q:\client\058458\0023\B0274585.1