

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Do-All Traps, LLC		11/11/2005	LIMITED LIABILITY COMPANY: TENNESSEE
RECEIVING PARTY DATA			
Name:	Daisy Manufacturing Company		
Street Address:	400 West Stribling Drive		
City:	ROGERS		
State/Country:	ARKANSAS		
Postal Code:	72756		
Entity Type:	CORPORATION: ARKANSAS		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	2930781	AIR STRIKE PELLET TRAP	
Registration Number:	2930780	AIR STRIKE PELLET TRAP	
CORRESPONDENCE DATA			
Fax Number:	(202)663-8007		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	202.663.8301		
Email:	cynthia.greer@pillsburylaw.com		
Correspondent Name:	Cynthia D. Greer		
Address Line 1:	2300 N Street, NW		
Address Line 4:	Washington, DISTRICT OF COLUMBIA 20037		
ATTORNEY DOCKET NUMBER:	518585.0000000		
NAME OF SUBMITTER:	Cynthia D. Greer		
Signature:	/cynthia d. greer/		

CH \$65.00 2930781

Date:

11/30/2005

Total Attachments: 3

source=air strike pellet trap.assign.pdg#page1.tif

source=air strike pellet trap.assign.pdg#page2.tif

source=air strike pellet trap.assign.pdg#page3.tif



Pillsbury
Winthrop
Shaw
Pittman^{LLP}

2300 N Street NW
Washington, DC 20037-1128

Tel 202.663.8000
Fax 202.663.8007
www.pillsburylaw.com

November 11, 2005

Cynthia D. Greer
Phone: 202.663.8301
cynthia.greer@pillsburylaw.com

VIA FACSIMILE & U.S. MAIL

Chris Scharman
Harwell Howard Hyne Gabbert & Manner, P.C.
315 Deaderick Street
Suite 1800
Nashville, TN 37238

Re: Assignment of AIR STRIKE Trademarks

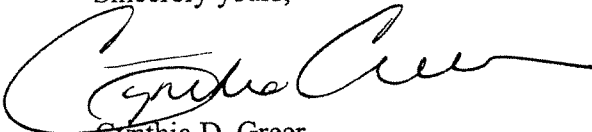
Dear Mr. Sharman:

This letter agreement is to confirm our understanding regarding the assignment of two (2) trademark registrations, Reg. No. 2,930,781 and Reg. No. 2,930,780 (the "Trademarks"), from Do-All Traps, LLC, a limited liability company of Tennessee ("Do-All") to Daisy Manufacturing Company, an Arkansas corporation ("Daisy") and the phase out of use of the Trademarks by Do-All over the next six (6) months. If you and your client concur, please execute the Agreement where indicated and return to me for a countersignature.

1. Do-All hereby assigns to Daisy, all right, title and interest in and to the Trademarks, along with the goodwill associated therewith.
2. Within six (6) months following the execution date of the Agreement, Do-All shall permanently discontinue and refrain from all use of the name and mark AIR STRIKE and /or any other trade name, service mark, trademark, corporate name, slogan, domain name or other commercial identification that includes or is otherwise confusingly similar to AIR STRIKE.
3. Within six (6) months following the execution date of the Agreement, Do-All shall destroy all existing signage, advertising, labels, promotional or other printed materials in the possession, custody or control of Do-All that bears or otherwise displays the name and mark AIR STRIKE or any other name and/or mark that includes AIR STRIKE.

4. Within ten (10) days of the execution date of the Agreement, Daisy shall pay to Do-All the sum of Seven Thousand Five Hundred Dollars.
5. Each party, for itself and each of its affiliates, does hereby knowingly release and discharge the other party and each of its affiliates from any and all claims, demands, causes of action and/or liabilities related to either party's use of the AIR STRIKE marks prior to the execution of this agreement.
6. This letter Agreement constitutes the entire understanding between Do-All and Daisy regarding the subject matter hereof and may not be amended in any way except by an instrument in writing duly executed by both parties. This letter agreement shall be binding upon and inure to the benefit of Do-All and Daisy, their respective officers, agents, servants, successors and assigns.

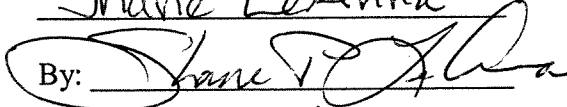
Sincerely yours,



Cynthia D. Greer

Do-All Traps, LLC

Dated: 11/11/05

Shana LeAnna
By: 
Its: CHIEF MANAGER

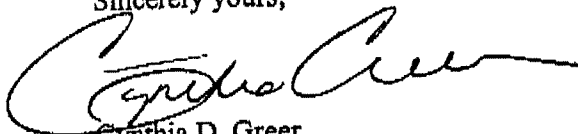
Daisy Manufacturing Company

By: _____
Its: _____

November 11, 2005
Page 2

- 4. Within ten (10) days of the execution date of the Agreement, Daisy shall pay to Do-All the sum of Seven Thousand Five Hundred Dollars.
- 5. Each party, for itself and each of its affiliates, does hereby knowingly release and discharge the other party and each of its affiliates from any and all claims, demands, causes of action and/or liabilities related to either party's use of the AIR STRIKE marks prior to the execution of this agreement.
- 6. This letter Agreement constitutes the entire understanding between Do-All and Daisy regarding the subject matter hereof and may not be amended in any way except by an instrument in writing duly executed by both parties. This letter agreement shall be binding upon and inure to the benefit of Do-All and Daisy, their respective officers, agents, servants, successors and assigns.

Sincerely yours,



Cynthia D. Greer


Do-All Traps, LLC

Dated: _____

By: _____

Its: _____

Daisy Manufacturing Company

By: 

Its: 