

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Bruce P. FaBrizio		12/01/2008	INDIVIDUAL: UNITED STATES

**RECEIVING PARTY DATA**

Name:	Judith FaBrizio
Street Address:	27453 Ortega Highway
City:	San Juan Capistrano
State/Country:	CALIFORNIA
Postal Code:	92075
Entity Type:	INDIVIDUAL: UNITED STATES

**PROPERTY NUMBERS Total: 15**

Property Type	Number	Word Mark
Registration Number:	1339912	EGBAR
Registration Number:	1692335	KEEPS YOUR WORLD CLEAN
Registration Number:	2033221	KLEEN GREEN
Registration Number:	1944529	MPF MICRO-PARTICULATE-FRACTIONALIZATION
Registration Number:	1956737	MPF
Registration Number:	1098481	SIMPLE GREEN
Registration Number:	0055958	
Registration Number:	1397283	SIMPLE GREEN
Registration Number:	1645779	SIMPLE GREEN D
Registration Number:	1812642	SIMPLE GREEN...IT WORKS!
Registration Number:	1098482	SIMPLE PRODUCTS
Registration Number:	1430778	SUNSHINE MAKERS, INC.
Registration Number:	1709642	THE CLEAN SOLUTION
Registration Number:	1906240	THE SAFE SOLUTION

OP \$390.00 1339912

Registration Number: 0055957

**CORRESPONDENCE DATA**

Fax Number: (949)608-6994

*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*

Phone: 9496086900

Email: cmccarthy@ferruzzo.com

Correspondent Name: Colleen M. McCarthy, Esq.

Address Line 1: 3737 Birch Street

Address Line 4: Newport Beach, CALIFORNIA 92660

ATTORNEY DOCKET NUMBER:

F316-1

NAME OF SUBMITTER:

Colleen McCarthy

Signature:

/Colleen McCarthy/

Date:

02/10/2009

**Total Attachments: 18**

source=FaBrizio Security Agreement#page1.tif  
source=FaBrizio Security Agreement#page2.tif  
source=FaBrizio Security Agreement#page3.tif  
source=FaBrizio Security Agreement#page4.tif  
source=FaBrizio Security Agreement#page5.tif  
source=FaBrizio Security Agreement#page6.tif  
source=FaBrizio Security Agreement#page7.tif  
source=FaBrizio Security Agreement#page8.tif  
source=FaBrizio Security Agreement#page9.tif  
source=FaBrizio Security Agreement#page10.tif  
source=FaBrizio Security Agreement#page11.tif  
source=FaBrizio Security Agreement#page12.tif  
source=FaBrizio Security Agreement#page13.tif  
source=FaBrizio Security Agreement#page14.tif  
source=FaBrizio Security Agreement#page15.tif  
source=FaBrizio Security Agreement#page16.tif  
source=FaBrizio Security Agreement#page17.tif  
source=FaBrizio Security Agreement#page18.tif

## SECURITY AGREEMENT

For valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, Bruce P. FaBrizio, an individual (“**Debtor**”), hereby grants to Judith FaBrizio, an individual (“**Secured Party**”), a security interest as follows:

**1. Description of Collateral; Grant of Security Interest**

Debtor, for valuable consideration, receipt of which is hereby acknowledged, hereby grants to Secured Party a security interest in the collateral more particularly described in **Exhibit 1** attached hereto (the “**Collateral**”) for the purpose of securing the performance and observance of the terms of the Judgment of Dissolution of Marriage filed in the Orange County Superior Court, case number 06 D 008975 (the “**Judgment**”) which requires an “equalizing payment” to be made by Debtor to Secured Party in the principal amount of Twelve Million Five Hundred Dollars and 00/100 (\$12,500,000.00) and all terms of this Security Agreement. All matters referred to in this Section are sometimes hereinafter referred to as the “**Obligations.**”

**2. Security Interest in Proceeds**

Debtor also hereby grants and transfers to Secured Party a security interest in any and all proceeds, as defined in Section 9306 of the Uniform Commercial Code of California, of the Collateral or any part of the Collateral.

**3. Debtor’s Warranties**

Debtor hereby warrants and covenants that:

- (a) Debtor has good right and lawful authority to grant the security interests in the Collateral.
- (b) Debtor is the legal and beneficial owner of the Collateral free and clear of any lien or other interest or financing statement of a third party, except for the security interest created by this Security Agreement.
- (c) Debtor shall comply with all of the provisions of the Judgment and this Security Agreement.
- (d) Debtor will not sell or offer to sell or otherwise transfer the Collateral or any interest therein during the term of this Security Agreement.
- (e) Debtor will do all acts in a timely and proper manner, which from the character or use of the Collateral may be reasonably necessary to protect and preserve the Collateral as security hereunder.

- (f) The security interest created by this Security Agreement constitutes a valid, enforceable, and upon the filing of a financing statement as provided below, a first priority perfected security interest in the Collateral for payment and performance of the Obligations.

4. **Default**

The occurrence of any one or more of the following shall constitute an "Event of Default" under this Security Agreement:

- (a) Debtor shall fail to pay to the Secured Party the Equalizing Payment ~~as defined in the Judgment;~~ *such that it accelerates payment of the Equalizing Payment as defined in the Judgment;*
- (b) Any warranty, representation or statement made or furnished to Secured Party by the Debtor proves to have been false in any material respect when made or furnished;
- (c) The making of any levy, seizure or attachment of or on any material portion of the Collateral, provided that the claim relating thereto is not satisfied, released (by bond or otherwise) or otherwise discharged by Debtor within sixty (60) days after such levy, seizure or attachment;
- (d) The Purchase and Sale Agreement (defined below) is terminated, modified, or otherwise amended without the prior written consent of the Secured Party. Said written consent shall not be unreasonably withheld as long as Secured Party's security interest is not impaired; notwithstanding the above, the Purchase and Sale Agreement may be modified by court order without creating an Event of Default;
- (e) Debtor sells, assigns, hypothecates, or otherwise transfers the Collateral without Secured Party's prior written consent. Said written consent shall not be unreasonably withheld as long as Secured Party's security interest is not impaired
- (f) Dissolution, appointment of a receiver of any part of the Collateral or assignment for the benefit of creditors by, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against the Debtor that is not withdrawn or vacated within sixty (60) days of the filing or event.

5. **Remedies on Default**

- (a) If an Event of Default under this Security Agreement shall occur, Secured Party may, at Secured Party's option, without notice, declare the Obligations secured hereby, immediately due and payable subject to the conditions of acceleration as set forth in the Judgment. Secured Party shall have the remedies granted under the California Commercial Code, including the sale of the Collateral. Secured Party will give Debtor reasonable notice of the time and place of any public sale thereof or of the

time on or after which any private sale or any other intended disposition thereof is to be made. The requirements of reasonable notice shall be met if such notice is mailed, postage prepaid, to the address of Debtor as set forth in this Security Agreement at least five (5) days before the time of the sale or disposition. Secured Party may be a purchaser at any such sale subject to the restrictions of California Commercial Code Section 9504(3). The proceeds of sale or disposition shall be applied in the manner provided for in California Commercial Code Section 9504(1). Expenses of retaking, holding, preparing for sale, selling or the like shall include Secured Party's reasonable attorneys' fees and legal expenses.

- (b) The remedies provided herein in favor of Secured Party shall not be deemed exclusive, but shall be cumulative, and shall be in addition to all other remedies in favor of Secured Party existing at law or in equity, including, but not limited to, Secured Party's rights to enforce the Judgment.
- (c) Upon the occurrence of an Event of Default, Secured Party shall have the right to communicate with Sunshine Makers, Inc., its assigns, successors, or any party who may hereafter acquire an interest in the Collateral.

6. **Waiver**

Any and all remedies herein expressly conferred upon Secured Party shall be deemed cumulative with, and not exclusive of, any other remedy conferred hereby or by law on Secured Party, and the exercise of any one remedy shall not preclude the exercise of any other. Failure of Secured Party to exercise any rights she may have upon a breach hereof or upon a default in payment of any indebtedness secured hereby, shall not be deemed to be a waiver of Secured Party's rights thereupon or to be a release of Debtor from his obligations hereunder or under such indebtedness or under any other instrument to which either may be a party, unless such waiver or release be expressly stated in writing signed by Secured Party. In addition, the waiver by Secured Party of any breach hereof for default in payment of any indebtedness secured hereby shall not be deemed to constitute a waiver of any succeeding breach or default. By exercising or failing to exercise any of the options or elections contained in this Security Agreement, Secured Party shall not be deemed to have waived any breach or default on the part of Debtor.

7. **Financing Statement; Recordation with the U.S. Patent and Trademark Office**

Concurrently with the execution of this Security Agreement, the parties hereto shall cause to be filed UCC-1 Financing Statements required to perfect the security interest created by this Security Agreement. The parties shall also cause this Security Agreement to be recorded with the U.S. Patent and Trademark Office. Such financing statement(s) and U.S. Patent and Trademark Office recordation(s) shall identify the Collateral described in **Exhibit 1** attached hereto.

8. **Modification of Agreements**

Debtor will not, without the prior written consent of Secured Party: (a) modify, amend or alter in any respect (including, without limitation, by waiver of obligations) the terms and conditions of the Purchase and Sale Agreement; or (b) execute any document or instrument or take any other action of any kind that may, in the reasonable judgment of Secured Party, materially impair the value of the Collateral.

9. **Notices**

All notices, requests, demands or other communications (collectively "Notice") required by or otherwise with respect to this Security Agreement shall be in writing and shall be deemed to have been duly given to any party: (i) when delivered personally (by courier service or otherwise); or (ii) on the Business Day after the date sent by a nationally recognized overnight courier service, in each case to the applicable addresses set forth below, or to such other address as a party shall have previously designated by such Notice:

If to Debtor: Bruce P. FaBrizio  
1407 Bayside Drive  
Corona del Mar, CA

If to Secured Party: Judith FaBrizio  
27453 Ortega Hwy  
San Juan Capistrano CA 92075

10. **Further Assurances**

Debtor and Secured Party each covenant and agree, upon request from the other from time to time, to execute, acknowledge and deliver such further instruments or documents which the requesting party may reasonably require in furtherance of his or her rights under this Security Agreement.

11. **Attorneys' Fees and Costs**

In the event of any action at law or in equity between the parties hereto, the prevailing party shall be entitled to his or her costs and reasonable attorneys' fees incurred in connection therewith.

12. **Continuing Security Interest; Assignments**

This Security Agreement shall create a continuing security interest in the Collateral and shall: (a) remain in full force and effect until the Equalizing Payment as defined in the Judgment is paid in full (the "Termination Event"); (b) be binding upon and inure to the benefit of, and be enforceable against Debtor, his successors, transferees, and assigns; and (c) be binding upon and inure to the benefit of, and be enforceable by, Secured Party and her successors, transferees, and assigns. Upon the occurrence of the Termination Event, the security interest granted hereby shall terminate and all rights to the Collateral hereunder shall revert to Debtor. Upon any such termination, Secured Party will execute and deliver to

Debtor such documents as Debtor shall reasonably request to evidence such termination and will assign, transfer and deliver to Debtor, without recourse and without representation or warranty, such of the Collateral as may then be in possession of Secured Party.

**13. Governing Law**

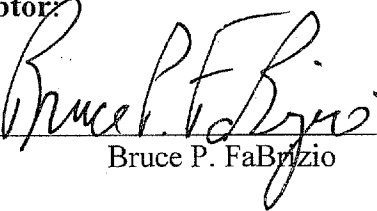
This Security Agreement shall in all respects be interpreted, enforced, and governed by and under the laws, judicial decisions, and in the State of California, and venue will exclusively be in the County of Orange.

**14. Counterparts**

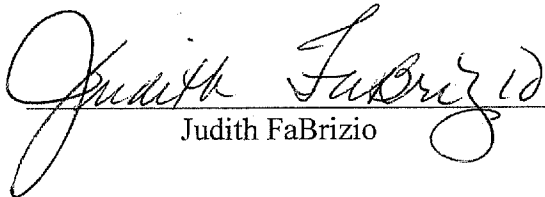
This Security Agreement may be executed and delivered in any number of counterparts, each of which, when executed, shall be an original, but all of which together constitute one and the same agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Security Agreement at ORANGE, California effective as of Dec 1, 2008.

**Debtor:**

  
\_\_\_\_\_  
Bruce P. FaBrizio

**Secured Party:**

  
\_\_\_\_\_  
Judith FaBrizio

## EXHIBIT 1

### Collateral

All of Debtor's right, title and interest in any and all royalty payments which may become payable to Debtor by Sunshine Makers, Inc., its successors, or assigns (the "**Royalty Stream**"), pursuant to the Purchase and Sale Agreement dated January 1, 1996 between Debtor and Sunshine Makers, Inc., together with all of Debtor's books and records relating to the Royalty Stream (the "**Collateral**").



**ATTACHMENT A**

**Purchase and Sale Agreement**

## PURCHASE AND SALE AGREEMENT

This Purchase and Sale Agreement ("Agreement") is made as of this 1st day of January, 1996 by and between Bruce P. FaBrizio ("FaBrizio") and Sunshine Makers, Inc., a California corporation ("Sunshine Makers").

### WITNESSETH

WHEREAS, on or before January, 1982, FaBrizio possessed a substantial ownership interest in the secret formula and production process for the Simple Green all purpose cleaner and degreaser (the "Secret Formula");

WHEREAS, on or about January 6, 1982, FaBrizio sold and transferred to Sunshine Makers all his right, title and interest in and to the Secret Formula;

WHEREAS, it was the intent of Sunshine Makers and FaBrizio that in partial consideration for the transfer of the above-described interest, FaBrizio should receive a payment annually equal to 2% of gross sales less direct manufacturing costs on all products bearing the Simple Green trademark or any variant thereof so long as the Secret Formula remained in use;

WHEREAS, the nature of the transfer of the Secret Formula and the consideration therefore was not adequately or accurately memorialized in any previous agreement between the parties;

WHEREAS, Sunshine Makers acknowledges that the value of the Secret Formula is and has been dependent upon the extraordinary personal efforts of FaBrizio both before and after the transfer.

WHEREAS, FaBrizio and Sunshine Makers now seek to conform the documentation of the above-described arrangement to the original intent of the parties, and to acknowledge and reconfirm the grant to FaBrizio of a security interest in the Secret Formula and Simple Green trademarks designated in Schedule A attached hereto and incorporated herein by reference (the "Simple Green Trademarks") which occurred on May 25, 1994.

## TERMS

NOW, THEREFORE, In consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Acknowledgment of Arrangement
  - a. In consideration of the payments described hereafter, FaBrizio hereby acknowledges and affirms that he has transferred to Sunshine Makers all his right, title and interest in and to the Formula.
  - b. Sunshine Makers hereby acknowledges and confirms that, in consideration of the transfer of FaBrizio's right, title and interest in and to the Secret Formula, Sunshine Makers granted to FaBrizio and his heirs, successors and assigns a payment in the amount of two percent (2%) of gross sales less direct manufacturing

costs of all products sold bearing any of the Simple Green trademarks so long as the Secret Formula remains in use. This payment has been and will continue to be made monthly. In the event of any dispute, the expression "direct manufacturing costs" in this agreement shall be interpreted in accordance with the past practice of the parties with regard to the 2% payment.

c. In the event that the Secret Formula is replaced or superseded by a different formula, FaBrizio shall be entitled to a continuing payment in an amount reflecting the extent to which the formula, process, art or method embodied in the Secret Formula has been incorporated into, or has been used as a basis for, developing the superseding formula. In the event that the parties are unable to determine or to agree upon the extent of incorporation of the original Secret Formula in any subsequent formula, then the payment shall remain at 2% of gross sales less direct manufacturing costs.

## 2. Binding Effect; Benefits

a. This Agreement shall be binding upon Sunshine Makers and its respective successors and assigns. Without limiting the foregoing, in the event of any consolidation or merger of Sunshine Makers into or with another corporation or the sale of all, or substantially all, of Sunshine Makers's assets or a majority of Sunshine Makers' stock to another corporation, or any reorganization resulting in a successor corporation, or any liquidation and/or dissolution of Sunshine Makers, such corporation as may survive said transaction shall assume the obligations imposed by this

Agreement and become obligated to perform all the terms and conditions hereof, and FaBrizio's obligations hereunder shall continue in favor of such surviving corporation.

b. This Agreement shall inure to the benefit of FaBrizio and his heirs, successors and assigns.

**3. Covenant Not to Transfer**

a. Sunshine Makers will not transfer, convey, assign or otherwise voluntarily relinquish the Secret Formula without the written consent of FaBrizio.

b. The parties acknowledge that in the event of a breach of any of the covenant contained in paragraph 2a or 3a, the difficulties in calculating the loss to FaBrizio will be such as to justify the award of liquidated damages, and that FaBrizio shall at his election be entitled to such damages in an amount equal to 10 times the average of the annual payment due FaBrizio hereunder during the three years ending December 31 of the year preceding the breach or to reconveyance of the secret formula or any successor formula thereto.

**4. Resolution of Disputes**

a. Any controversy or claim arising out of or relating to this Agreement, or breach of this Agreement, shall be settled by arbitration as provided herein and shall be governed by the terms of the California Arbitration Act, Code of Civil Procedure Sections 1280-1295. Unless FaBrizio and Sunshine Makers agree in writing to the contrary, the arbitration shall be conducted pursuant to the then current arbitration rules of Judicial Arbitration and Mediation Services ("JAMS").

b. Sunshine Makers and FaBrizio shall select an arbitrator from the JAMS list by mutual agreement. In the event of failure to agree, the parties shall each submit the names of three proposed arbitrators to the Superior Court of Orange County, and the selection shall be made by that Court.

c. In order to prevent irreparable harm, either party may apply for temporary or permanent injunctive or other equitable relief from the Superior Court in advance of the arbitration and such application shall not constitute a waiver of the right to otherwise seek arbitration as provided herein.

d. The arbitrator shall have full authority to decide any and all matters in dispute between the parties; provided that he or she shall not have authority to vary the terms of this Agreement, and further provided that, in conducting the arbitration and rendering the decision, the arbitrator shall apply all applicable California, United States or other substantive law and shall also apply the California Rules of Evidence.

**5. Entire Agreement**

To the extent this Agreement is inconsistent with any prior oral and written agreement, understanding, commitment or practice between the parties with respect to whether or not already fully performed, this Agreement shall supersede and control. No amendments to this Agreement may be made except by a writing signed by both parties.

**6. California Law Applies**

The formation, construction, and performance of this Agreement shall be construed in accordance with the laws of California.

**7. Notices**

Any notice to Sunshine Makers required or permitted under the Agreement shall be given in writing to Sunshine Makers, either by personal service or by registered or certified mail, postage prepaid, addressed to the Board of Directors at Sunshine Makers' then principal place of business. Any such notice to FaBrizio shall be given in a like manner, and, if mailed, shall be addressed to FaBrizio at his home address then shown in Sunshine Makers' files. For the purpose of determining compliance with any time limit in this Agreement, a notice shall be deemed to have been given (a) on the date of service, if served personally on the party to whom the notice is to be given, or (b) on the day of mailing, if mailed to the party to whom the notice is to be given in the manner provided in this section.

**8. Enforceability to Full Extent of Law**

If any provision of this agreement is held invalid or unenforceable, the remainder of this Agreement shall nevertheless remain in full force and effect. If any provision is held invalid or unenforceable with respect to particular circumstances it shall nevertheless remain in full force and effect in all other circumstances.

**9. Construction**

This Agreement will not be construed against the party preparing it, and any uncertainty herein will be deemed to have been caused by both parties.


IN WITNESS WHEREOF, Bruce P. FaBrizio has executed this Agreement and Sunshine Makers has caused this Agreement to be executed by an officer of Sunshine Makers duly authorized to execute the same by a vote of a disinterested majority of the Sunshine Makers' Board of Directors, and when fully executed, this Agreement shall be effective as of the date first written above.

Date: 11-12-96

  
\_\_\_\_\_  
Bruce P. FaBrizio

SUNSHINE MAKERS, INC.

Date: 11/12/96

  
\_\_\_\_\_  
Charles P. Leo  
Vice President Administration and  
Human Resources Management



SUNSHINE MAKERS, INC.  
U.S. AND FOREIGN TRADEMARKS  
SCHEDULE A - TRADEMARKS

MARK	CPH DOCKET	TYPE	CLASS	SERIAL NO.	DATE FILED	REG. NO.
EGBAR	44298-CAN	TM	03	530780	10/30/1984	306650
EGBAR	44298-DEN	TM	03	5856/84	10/24/1984	3389/85
EGBAR	44298-ENG	TM	03	1229614	11/4/1984	1229614
EGBAR	44298-GER	TM	03	541034/3wz	10/18/1984	1128631
EGBAR	44298-JPN	TM	03	119139/84	11/14/1984	1995991
EGBAR	44298-TAI	TM	(N)07(I)03	(73)51741	10/23/1984	293673
EGBAR and design	44299-USA	TM	03	73/468025	3/1/1984	1339912
KEEPS YOUR WORLD CLEAN	44318-USA	TM	03	74/118521	11/23/1990	1692335
KLEEN GREEN	44326-USA	TM	03	73/766902	12/2/1988	2033221
MFP MICRO-PARTICULATE FRACTIONALIZATION (stylized)	42876-USA	TM	03	74/443646	10/4/1993	1944529
MPF	44324-USA	TM	03	74/421953	8/9/1993	1956737
SIMPLE GREEN	42879-ARG ARGENTINA	TM	03	1886938	7/30/1993	1571487
SIMPLE GREEN	42879-AUR AUSTRIA	TM	03	176/91	11/15/1991	135985
SIMPLE GREEN	42879-AUS AUSTRALIA	TM	03	A528845	2/16/1990	A528845
SIMPLE GREEN	42879-BAH BAHRAIN	TM	03	1239/98	7/21/1998	24107
SIMPLE GREEN	42879-BEN BENELUX	TM	03	722633	12/8/1988	451524
SIMPLE GREEN	42879-BEN (01) BENELUX	TM	03,21	409503	6/13/1985	409503

SUNSHINE MAKERS, INC.  
U.S. AND FOREIGN TRADEMARKS  
SCHEDULE A - TRADEMARKS

MARK	CPH DOCKET	TYPE	CLASS	SERIAL NO.	DATE FILED	REG. NO.
SIMPLE GREEN	42879-BRA BRAZIL	TM	03	816625999	2/14/1992	816625999
SIMPLE GREEN	42879-CAN	TM	03	530781	10/30/1984	TMA368290
SIMPLE GREEN	42879-CHI CHILE	TM	03	189468	10/9/1991	401827
SIMPLE GREEN	42879-DEN DENMARK	TM	03	025-1991	1/3/1991	07096-1991
SIMPLE GREEN	42879-EGY EGYPT	TM	03	81825	1/2/1992	81825
SIMPLE GREEN	42879-ENG UNITED KINGDOM	TM	03	1328646	11/30/1987	1328646
SIMPLE GREEN	42879-FIN FINLAND	TM	03	38/91	1/4/1991	13/856
SIMPLE GREEN	42879-FRA	TM	03	971732	7/12/1988	1502150
SIMPLE GREEN	42879-GER	TM	03	541035/3WZ	10/18/1984	1157476
SIMPLE GREEN	42879-GRE	TM	03	102722	2/6/1991	102722
SIMPLE GREEN	42879-GUA (01) GUATEMALA	TM	03	1616-91	4/12/1991	096466
SIMPLE GREEN	42879-HKO HONG KONG	TM	03	4566/86	12/21/1986	3863/90
SIMPLE GREEN	INDONESIA					
SIMPLE GREEN	42879-IRE IRELAND	TM	03	91/1301	3/19/1991	146214
SIMPLE GREEN	42879-ISR ISRAEL	TM	03	81998	12/31/1991	81998
SIMPLE GREEN	42879-ITA ITALY	TM	03	43058-C/90	12/28/1990	896731
SIMPLE GREEN	42879-JPN JAPAN	TM	03	114739/84	11/1/1984	2711319
SIMPLE GREEN	42879-MEX MEXICO	TM	03	400387	3/18/1991	
SIMPLE GREEN	42879-NOR NORWAY	TM	03	910102	1/4/1991	159636

SUNSHINE MAKERS, INC.  
U.S. AND FOREIGN TRADEMARKS  
SCHEDULE A - TRADEMARKS

MARK	CPH DOCKET	TYPE	CLASS	SERIAL NO.	DATE FILED	REG. NO.
SIMPLE GREEN	42879-NZL NE ZEALAND	TM	03	B197511	11/13/1989	B197511
SIMPLE GREEN	42879-PHI PHILIPPINES	TM	03	60021	10/3/1986	44457
SIMPLE GREEN	42879-POR PORTUGAL	TM	03	270541	1/11/1991	270541
SIMPLE GREEN	42879-SPA SPAIN	TM	03	1312708	3/31/1989	1312708
SIMPLE GREEN	42879-SWE SWEDEN	TM	01,03	90-11491	12/14/1990	244717
SIMPLE GREEN	42879-SWI SWITZERLAND	TM	03	9/1991/0	1/3/1991	387286
SIMPLE GREEN	42879-TAI TAIWAN	TM	03	490463	1/19/1988	490463
SIMPLE GREEN	42879-USA	TM	03	73/121523	5/2/1977	1098481
SIMPLE GREEN	42879-CA CALIFORNIA	TM	03	55958	4/5/1977	55958
SIMPLE GREEN and Korean Characters	44327-KOR KOREA	TM	01,03,05	92-90920	4/2/1992	274797
SIMPLE GREEN and design	44293-USA	TM	03	73/468146	3/1/1984	1397283
SIMPLE GREEN and sun design	44316-AUS AUSTRALIA	TM	03	434406	10/9/1985	A434406
SIMPLE GREEN D	42376-USA	TM	005	74/034040	3/2/1990	1645779
SIMPLE GREEN...IT WORKS!	44330-USA	TM	03	74/239620	1/23/1992	1812642
SIMPLE PRODUCTS and design	44301-USA	TM	03	73/121524	4/4/1977	1098482
SIMPLE PRODUCTS and design	44301-CA	TM	03	55957	4/5/1977	55957
SUNSHINE MAKERS SIMPLE GREEN	44297-KOR	TM	03	93-18978	6/7/1993	301758
SUNSHINE MAKERS, INC and design	44329-USA	TM	03	73/484392	6/11/1984	1430778
THE CLEAN SOLUTION	44300-USA	TM	03	74/118310	11/23/1990	1709642

SUNSHINE MAKERS, INC.  
U.S. AND FOREIGN TRADEMARKS  
SCHEDULE A - TRADEMARKS

MARK	CPH DOCKET	TYPE	CLASS	SERIAL NO.	DATE FILED	REG. NO.
------	------------	------	-------	------------	------------	----------

THE SAFE SOLUTION	42878-USA	TM	03	74/333871	11/23/1992	1906240
-------------------	-----------	----	----	-----------	------------	---------