FEB. 10. 2000 4: 28 PM

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Form PTO-1594M 1 REC

(Rev. 6-93) REC

OMB No. 065-0011 (exp. 4/94)

02-17-2000

U.S. DEPARTMENT OF COMMERCE

Patent & Trademark Office

101247995

To The Honorable Commissioner of Patents and Trademarks: I	Please record the attached original documents or copies thereof:	
1. Name of conveying party: 1. Name of conveying party:	3. Name and address of receiving party:	
The Crystal Tissue Company	Name: Crystal Creative Products. Inc. Internal Address: 3120 South Verity Parkway, Middletown. OH 45042	
Additional name(s) of conveying party(ies) attached? Yes XX_No	Country: <u>U.S.A.</u>	
2. Nature of conveyance: Assignment Merger Security Agreement Change of Name XX Other Corrective Assignment for Reels/Frames 1876/266 and 1924/520_ Execution Date: March 22, 1999	Additional name(s) of conveying party(ies) attached?Yes XX_No	
If this document is being filed together with a new application,	the execution date of the application is: N/A nark No(s). See Attached	
be mailed: Name: Kurt A. Summe, Esq. Internal Address: Wood, Herron & Evans, L.L.P. 2700 Carew Tower Street Address: 441 Vine Street	7. Total fee (37 CFR 33.41): 0 XX Sent with previous 1594 and correction requests Authorized to be charged to deposit account if deficiencies occur	
City: Cincinnati State: Ohio Zip: 45202	8. Deposit Account number: 23-3000 (Attach duplicate copy of this page is paying by deposit account)	
DO NOT US	E THIS SPACE	
9. Statement and Signature. To the best of my knowledge and belief, the foregoing inforcopy is a true copy of the original document. Kurt A. Summe	rmation is true and correct and any attached February 10, 2000	
Name of Person Signing Total number of pages including cover	Date	

U.S. TRADEMARKS THE CRYSTAL TISSUE COMPANY

Trademark	Serial No.	Filing Date	Registration No.	Reg. Date
BAG A GIFT	73/611,292	7/25/86	1,431,104	3/3/87
CRYSTAL	72/106,564	9/13/60	732,157	5/29/62
CRYSTAL (Stylized)	71/617,013	7/27/51	578,192	8/4/53
CRYSTAL	75/008,024	10/19/95	2,006,131	10/8/96
CRYSTAL	75/007,975	10/19/95	2,071,157	06/17/97
CRYSTAL & Design	75/008,017	10/19/95	2,004,385	10/1/96
CRYSTAL & Design	75/008,025	10/19/95	2,071,158	6/17/97
CRYSTAL TISSUES DESIGN	71/137,726	9/29/20	147,765	11/1/21
CRYSTAL WAXING	72/107,557	11/1/60	727,027	1/30/62
CRYSTALIZED TISSUE	73/733,505	6/10/88	1,524,473	2/14/89
CRYSTEX	71/668,531	6/21/54	614,853	10/25/55
DAINTYPRINT	72/197,369	7/8/64	786,034	3/2/65
DESIGN	72/148,602	7/9/62	769,944	5/19/64
ER-MIN	73/462,597	1/25/84	1,335,426	5/14/85
FANTASY	71/312,210	3/16/31	284,849	7/7/31
MADRAS	72/150,397	8/3/62	750,891	6/11/63
MIAMI	72/216,571	4/15/65	809,278	5/31/66

CTC Trademarks - Page 1 of 2

Trademark	Serial No.	Filing Date	Registration No.	Reg. Date
PACKAGE MATES	75/003,432	10/10/95	2,154,055	4/28/98
PEARLIZED TISSUE	73/765,437	11/23/88	1,549,134	7/25/89
POMPS	72/204,967	10/28/64	792,931	7/20/65
RADIANT SHREDS	75/007,254	10/18/95	2,086,894	8/12/97
RADIANT WRAP	75/007,377	10/18/95	2,094,159	9/9/97
TISSUE WRAP (and Design)	73/443,869	9/15/83	1,291,024	8/21/84

CTC Trademarks - Page 2 of 2

(Rev. 6-93)

03-31-1999

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U.S. DEPARTMENT OF COMMERCE

Patent & Trademark Office

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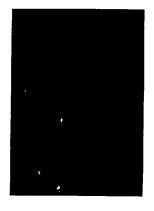
1. Name of conveying party:	ks: Please record the attached original documents or copies the 3. Name and address of receiving party:	
The Crystal Tissue Company	Name: Crystal Creative Products, Inc. Internal Address: 3120 South Verity Parkway, Middletown, OH 45042	
Additional name(s) of conveying party(ies) attached?Yes XXNo	Country: U.S.A.	
Nature of conveyance: Assignment	Additional name(s) of conveying party(ies) attached?XX_No	
4. Application number(s) or trademark number(s). See att		
CRYSTAL TISSUE COMPANY U.S. TRADEN this document is being filed together with a new application	MARKS - Issued Registrations - ion, the execution date of the application is: N/A	
CRYSTAL TISSUE COMPANY U.S. TRADEN This document is being filed together with a new application A. Trademark Application No(s). N/A B. Trademark Application No(s).	MARKS - Issued Registrations -	
CRYSTAL TISSUE COMPANY U.S. TRADEN I this document is being filed together with a new application. A. Trademark Application No(s). N/A. B. Trademark Additional numbers: 5. Name and address of party to whom correspondence concerning document should	MARKS - Issued Registrations - ion, the execution date of the application is: N/A ademark No(s)See Attached_	
this document is being filed together with a new application. A. Trademark Application No(s). N/A. B. Trademark Additional numbers: 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Kathryn P. Evans, Esq. Internal Address: Wood, Herron & Evans, L.L.P. 2700 Carew Tower	ion, the execution date of the application is: N/A ademark No(s). See Attached attached? XX YesNo 6. Total number of applications and trademarks	
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WOTAL TIDY WE DONIPANY U.S. TRADEMARKS

M·	Coglatration Number	Registration Date
	1,431,104	March 3, 1987
C 1	702,157	May 29, 1962
C'.	578,192	August 4, 1963
C12	2,006,131	October 8, 1996
o:	2,071,167	June 17, 1997
CITI Trian	2,004,385	October 1, 1996
CPM AL & Diedgn	2,071,158	June 17, 1997
CAME AL TISSUES DESIGN	147,765	November 1, 1921
CAME DO MY MING	727,027	January 30, 1962
CAY THE THANKE	1,524,473	February 14, 1989
CRYCLEX	614,853	October 25, 1955
DAME OF ST	788,034	March 2, 1985
DESICH	769,944	May 19, 1984
ER-MILL	1,335,426	May 14, 1985
FANTACY	284,849	July 7, 1931
MADDAS	750,891	June 11, 1963
MIAMI	809,278	May 31, 1966
PACKAGE MATES	2,154,055	April 28, 1998
PEARLIZED TISSUE	1,549,134	July 25, 1989
POMPS	792,931	July 20, 1965
RADIANT WRAP	2,094,159	September 9, 1997
TISSUE WRAP DESIGN	1,291,024	August 21, 1984
RADIANT SHREDS	2,086,024	August 12, 1997

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Trademark Assignment

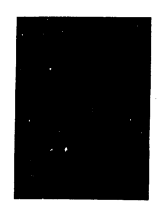
WHEREAS, THE CRYSTAL TISSUE COMPANY, a corporation organized and existing under the laws of the State of Ohio, having a place of business at 3120 South Verity Parkway, Middletown, Ohlo 45042 (hereinafter referred to as "Assignor") has adopted and is using the trademarks identified in the attached "Exhibit A" (hereinafter referred to as "the CRYSTAL trademarks") in the U.S.A. and in foreign countries for paper goods, namely gift bags, gift wrap, plastic or paper gift wrapping sheets and plastic or paper gift packing shreds; gift wrapping kits, composed of gift bag, tissue sheets, gift card and bow; packaging and wrapping materials including bags, wrapping paper, wrapping sheets, and wrapping tissue; craft tissue sheets in one, assorted or different colors, white, colored, silver, kraft non-tarnishing, ribbed wrapping tissues; printed and lithographed paper gift wraps; white, ribbed, christmas colored, pastel colored tissus folds; plain, striped, and lithographed foil wrapping paper; laundry blue tissue; white jewelers' tissue; waxed papers in household rolls, sheet packs, delicatessen papers, waxed excelsior, and waxed florist tissues in white and colors, and shredded waxed tissue; folls of metal and plastic for wrapping and packaging; tissue paper of all kinds; wrapping tissue; embossed glassine paper; tissue paper sections for decorating floats and the like; plastic gift wrapping shreds; plastic wrapping material; and wrapping paper.

WHEREAS, CRYSTAL CREATIVE PRODUCTS, INC., a corporation organized and existing under the laws of the State of Ohio, having a place of business at 3120 South Verity Parkway, Middletown, Ohio 45042 (hareinafter referred to as the "Assignee"), desires to acquire the CRYSTAL trademarks and goodwill associated with their use in connection with the goods set forth in the preceding paragraph;

For good and valuable consideration, receipt and sufficiency which is hereby acknowledged, the said Assignor does hereby assign and transfer to the said Assignae, effective as of December 31, 1996, and by operation of an agreement entitled GENERAL ASSIGNMENT AND BILL OF SALE dated December 31, 1996 between Assignor and Assignee (attached hereto as "Exhibit A"), the entire right, title and interest throughout the world in and to the CRYSTAL trademarks identified in the attached "Exhibit B", together with the goodwill of the business symbolized by the CRYSTAL trademarks, and all other rights which Assignor has enjoyed thereunder throughout the world, including any and all rights of recovery based on past infringement of said CRYSTAL trademarks, the same to be held and enjoyed perpetually by the Assignae, its successors and assigns.

For the same consideration, the said Assignor also hereby covenants and agrees to with the said Assignee, its successors, legal representatives and assigns, that, at the time of execution and delivery of these presents, the said Assignor is the sole and lawful owner of the entire right, title and interest in and to the CRYSTAL

Assignment - Page 1 of 2



trademarks to the extent used with the aforesaid goods and believes that it is the sole and lawful owner of the entire right, title and interest in and to the CRYSTAL trademarks in connection with the eforesaid goods and said goodwill associated therswith and that the same are unencumbered and that said Assignor has given full right and lawful authority to sell and convey the same in the manner herein set forth: and

For the same consideration, the said Assignor hereby covenants agrees to and with the said Assignes, its successors, legal representatives and assigns, that the said Assignor will, whenever counsel of the said Assignes, or the counsel of its successors, legal representatives end assigns, shall advise that it is lawful and desirable, sign all papers and documents, deliver necessary documents including certificates of registration, if any exist and are available, take all lawful oaths, execute separate confirmatory assignments recordable at Trademark Offices of all states and countries throughout the world, and all the acts necessary or desirable to be done for the procurement, maintenance, enforcement and defense of said CRYSTAL trademarks in connection with the aforesaid goods without charge to the said Assignee, its successors, legal representatives and assigns.

THE CRYSTAL TISSUE COMPANY

Title: PRESIDENT

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Assignment - Page 2 of 2

GENERAL ASSIGNMENT AND BILL OF SALE

Pursuant to that certain Stock Subscription Agreement dated as of December 31, 1996 (the "Agreement") by and among THE CRYSTAL TISSUE COMPANY ("Assigner"), and CRYSTAL CREATIVE PRODUCTS, INC. ("Assigner"), and for the consideration set forth in the Agreement, receipt of which is hereby admovinded, Assigner does hereby convey, transfer, deliver and assign to Assigner its successors and assigns forever, all right, title and interest, in the assets set forth on Schedule 1 attached hereto and incorporated by reference (collectively, the "Subject Assets"):

TO HAVE AND TO HOLD the Subject Assets unto Assignee, its successors and assigns, to its and their own use and behalf forever.

Assignor, for itself and its numerators and assigns further coverants and agrees to do, execute and deliver, or to cause to be done, executed and delivered, all such further acts, transfers and assurances, for the better assuring, conveying and confirming unto Assignee and its successors and assigns, all and singular, the Subject Assets hereby sold, assigned, transferred, set over and conveyed, as Assignee and its successors and assigns shall reasonably request.

Assignor represents and warrants to Assignor that Assignor hereby conveys to Assignee good and valid title to the Subject Assets, free and clear of all liens, claims, charges and encumbrances, direct or indirect, that Assignor is the lawful owner of the Subject Assets and that Assignor has a good and lawful right to transfer the same and will defend said title.

This Bill of Sale shall be governed by and interpreted under and in accordance with the laws of the State of Ohio applicable to contracts made and to be performed therein, without giving effect to the principles of conflict of laws. Except in respect of an action commenced by a third party in another jurisdiction, the parties hereto agree that any legal suit, action or proceeding arising out of or relating to this Bill of Sale may only be instituted in a State or Federal Court in the State of Ohio, and they hereby irrevocably submit to the exclusive jurisdiction of any such court.

Assignors and Assignee acknowledge and agree that Assignee is not assuming, paying or discharging and shall not be responsible for any obligations or liabilities of Assignors except those specifically described on Schools 2 enached hereto and incorporated by reference or in the other documents executed in connection therewith.

All capitalized terms used but not defined herein shall have the meanings ascribed to thom in the Agreement. This General Assignment and Bill of Sale shall be effective as of December 31, 1996.

EXHIBIT _A_

12421

IN WITNESS WHEREOF, the undersigned have executed this instrument as of the 31st day of Descenber, 1996, but effective as of described above.

ASSIGNOR:

THE CRYSTAL TISSUE COMPANY

James H. Stethern, Allomey-In-Fact

assignee:

CRYSTAL CREATIVE PRODUCTS, INC.

James H. Stetbern, Attorney-In-Fact

134421

RECORDED: 07/06/1999