Form PTO-1594

(Rev. 03/01)



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

OMB No. 0651-0027 (exp. 5/31/2002) Tab settings ⇒ ⇒ ▼	2621 v v	
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.	
1. Name of conveying party(ies): The Lamaur Corporation \[\frac{\(\cup \)}{\(\cup \)} \]	 Name and address of receiving party(ies) Name: Congress Financial Corporation Internal Address: 	
Individual(s) General Partnership Corporation-State Delaware Other	Street Address: 150 South Wacker Drive City: Chicago State: IL Zip: 60606 Individual(s) citizenship Association	
Additional name(s) of conveying party(ies) attached? 🎑 Yes 🎑 No	Association	
3. Nature of conveyance:	Limited Partnership	
Assignment Merger	Corporation-State	
Security Agreement Change of Name Other Amendment #4 to Patent, Trade- mark Copyright & Licence Mortgage Execution Date: August 10, 2001	Other If assignee is not domiciled in the United States, a domestic	
4. Application number(s) or registration number(s): A. Trademark Application No.(s) 76/150015	B. Trademark Registration No.(s) tached Yes No	
Additional number(s) at	6. Total number of applications and	
Name and address of party to whom correspondence concerning document should be mailed:	registrations involved:	
Name: Maisha Gibson, Paralegal Internal Address:	7. Total fee (37 CFR 3.41)\$40.00	
Internal Address.	Enclosed	
	Authorized to be charged to deposit account	
Street Address: Goldberg, Kohn, et al	8. Deposit account number:	
55 East Monroe St., Suite 3700	(Attach duplicate copy of this page if paying by deposit account)	
City: Chicago State: IL Zip: 60603		
	ormation is true and correct and any attached copy is a true August 15, 200	
	NY VIII	

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Washington, D.C. 20231

AMENDMENT NO. 4 TO PATENT, TRADEMARK, COPYRIGHT AND LICENSE MORTGAGE

THIS AMENDMENT NO. 4 (this "Amendment") to that certain Patent, Trademark, Copyright and License Mortgage dated as of May 27, 1999 (the "Mortgage") made by The Lamaur Corporation ("Borrower") in favor of Congress Financial Corporation (Central) ("Lender") is made as of July____, 2001.

WHEREAS, Borrower and Lender are parties to that certain Loan and Security Agreement dated as of May 27, 1999, as it may be amended from time to time, pursuant to which the Lender has agreed to extend loans and certain other financial accommodations to the Borrower and the Borrower has granted to the Lender a security interest in substantially all of the Borrower's assets, including, without limitation, its Copyrights and Trademarks (each as defined in the Mortgage);

WHEREAS, the Mortgage was duly recorded with the United States Patent and Trademark Office on June 11, 1999, Reel, 001906, Frame 0856;

WHEREAS, the Mortgage was duly recorded in the United States Copyright Office on June 8, 1999, Volume 3435, Page Numbers 943-944;

WHEREAS, Borrower and Lender are parties to that certain Amendment No. 1 to Patent, Trademark, Copyright and License Mortgage dated January 19th, 2000 which was duly recorded in the United States Copyright Office on January 28, 2000, Volume 3440, Page Numbers 13-14;

WHEREAS, Borrower and Lender are parties to that certain Amendment No. 2 to Patent, Trademark, Copyright and License Mortgage dated April 28th, 2000 which was duly recorded in the United States Copyright Office on May 12, 2000, Volume 3448, Page Numbers 56-58;

WHEREAS, Borrower and Lender are parties to that certain Amendment No. 3 to Patent, Trademark, Copyright and License Mortgaged dated October 3, 2000 which was duly recorded in the United State Patent and Trademark Office on October 18, 2000, Reel 002169, Frame 0558 and in the U.S. Copyright Office on 10/20/00, Volume 3462, Page Number 65,

WHEREAS, since the date of Borrower's execution of the Amendment No. 3, Borrower has informed the Lender of interests in certain additional Copyrights (the "New Copyrights") and an additional Trademark (the "New Trademark"); and

WHEREAS, in accordance with Section 6 of the Mortgage, the parties agree to amend the Mortgage to confirm the inclusion of the New Copyrights and the New Trademark;

2563.095

TRADEMARK REEL: 002354 FRAME: 0615

NOW, THEREFORE, for good and valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, the parties hereto hereby agree to amend the Mortgage as follows: Trademarks. Exhibit B as referred to in the Mortgage shall be deemed to refer to Exhibit B as previously amended and as amended by the addition of the New Trademark listed on Exhibit B (Amendment No. 4) attached hereto. Copyrights. Exhibit C as referred to in the Mortgage shall be deemed to refer to Exhibit C as previously amended and as amended by the addition of the New Copyrights listed on Exhibit C (Amendment No. 4) attached hereto. Effect of Amendment. Except as expressly amended by this 3. Amendment, the terms of the Mortgage shall remain in full force and effect as executed. IN WITNESS WHEREOF, Borrower and Lender have each caused this Amendment to be duly executed and delivered by an officer thereunto duly authorized as of the date first above written. THE LAMAUR CORPORATION AGREED AND ACCEPTED this _____ day of July, 2001. CONGRESS FINANCIAL CORPORATION (CENTRAL) By_____

NOW, THEREFORE, for good and valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, the parties hereto hereby agree to amend the Mortgage as follows:

- 1. <u>Trademarks</u>. Exhibit B as referred to in the Mortgage shall be deemed to refer to Exhibit B as previously amended and as amended by the addition of the New Trademark listed on Exhibit B (Amendment No. 4) attached hereto.
- 2. <u>Copyrights</u>. Exhibit C as referred to in the Mortgage shall be deemed to refer to Exhibit C as previously amended and as amended by the addition of the New Copyrights listed on Exhibit C (Amendment No. 4) attached hereto.
- 3. <u>Effect of Amendment</u>. Except as expressly amended by this Amendment, the terms of the Mortgage shall remain in full force and effect as executed.

IN WITNESS WHEREOF, Borrower and Lender have each caused this Amendment to be duly executed and delivered by an officer thereunto duly authorized as of the date first above written.

THE LAMAUR CORPORATION

Ву	
Its	

AGREED AND ACCEPTED this 2 day of July, 2001.

CONGRESS FINANCIAL CORPORATION

(CENTRAL)

By May Cost

EXHIBIT B (AMENDMENT NO. 4)

Trademark Applications

Trademark Name	Application No.	Filing Date
We Give Good Head	76/150,015	10/19/00

TRADEMARK REEL: 002354 FRAME: 0618

EXHIBIT C (AMENDMENT NO. 4)

Effective Date of Registration	Title of Work	Copyright Registration No.
5/12/00	2-65255 COLORSOFT™ Finishing Spray 9.5 oz. (55% VOC)	TX 5-207-917
5/12/00	2-65455 PERMA SOFT® Hair Spray 9.5 oz. (55% VOC)	TX 5-213-395
5/12/00	2-66055 DRY STYLE® Unscented Extra Hold Hair Spray 7 oz. (55% VOC)	TX 5-216-951
5/12/00	2-69040 SALON STYLE® DESIGN ELEMENTS® Root Boost Spray Mousse 8 oz.	TX 5-216-953
5/12/00	2-86540 SALON STYLE® DESIGN ELEMENTS® Hold & Shine Mega Gel 8 oz.	TX 5-216-952
5/15/00	2-63980 STYLE® Natural Hold Hair Spray 12 oz. (80% VOC)	TX 5-218-300
5/15/00	2-63680 STYLE® Unscented Firm Hold Hair Spray 12 oz. (80% VOC)	TX 5-218-301
5/15/00	2-12210 STYLE® Moisture Shampoo 15 oz.	TX 5-218-298
5/15/00	2-25210 STYLE PLUS® Shampoo & Conditioner 2-in-1 15 oz.	TX 5-218-299
5/27/99	2-2550 STYLE NATURAL REFLECTIONS® Daily Finishing Rinse 12 oz.	VA 1-064-993
5/27/99	2-19020 SALON STYLE® MOISTURE POTION® Shampoo 15 oz.	VA 1-064-994

TRADEMARK
RECORDED: 08/16/2001 REEL: 002354 FRAME: 0619