FORM: FTO-1594 (Modified)
(Rev. 6-93)
OMB No. 0651-0011 (exp.4/94)
Copyright 1994-97 LegalStar
TM05/REV03

12-30-2002



IEET LY Docket No.:

003778.102004

Tab settings → → →	▼
To the Honorable (Comn

To the Honorable Commissioner of F 10232406	he attached original documents or copy thereof.
Name of conveying party(ies):	Name and address of receiving party(ies):
TIRO INDUSTRIES, INC.	News, TIPO INDUSTRIES LLG
	Name: <u>TIRO INDUSTRIES, LLC</u>
12-18-02	Internal Address: <u>c/o Dailey Capital Management, L.P.</u>
☐ Individual(s) ☐ Association	Street Address: 2507 Post Road
☐ General Partnership ☐ Limited Partnership	City: Southport State: CT ZIP: 06890
☑ Corporation-State Minnesota	Individual(a) aitizanahin
☐ Other Yes ☒ No	☐ Individual(s) citizenship ☐ Association
Additional names(s) of conveying party(ies)	☐ General Partnership
3. Nature of conveyance:	☐ Limited Partnership
	☐ Corporation-State
☐ Security Agreement ☐ Change of Name	☑ Other Limited Liability Company - Delaware
☐ Other	If assignee is not domiciled in the United States, a domestic
Foresting Dates, December 12, 2002	designation is
Execution Date: December 12, 2002	(Designations must be a separate document from Additional name(s) & address(es) ☐ Yes ☐ N
4. Application number(s) or registration numbers(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
(see attached	(see attached
ANNEX A)	ANNEX A)
Additional numbers	Yes ☐ No
Additional numbers	
5. Name and address of party to whom correspondence	6. Total number of applications and registrations involved:
concerning document should be mailed:	
Name: Neal S. Greenfield	7. Total fee (37 CFR 3.41):\$ \$790.00
Internal Address: Pitney, Hardin, Kipp & Szuch LLP	7. Total fee (37 Cf (\ 3.41)
internal Addiess. Thirty, Hardin, 181pp & Seatth Det	☒ Enclosed
	☐ Authorized to be charged to deposit account
Street Address: 685 Third Avenue	8. Deposit account number:
Street Address. 085 Time Avenue	<u> </u>
	G_{2}
Offy: New York State: NY ZIP: 10017	50-1145
	7 7
12/27/2002 LMUELLER 00000191 1119480	USE THIS SPACE Z N
01	
9. Statement and signature.	
	ation is true and correct and any attached copy is a true copy
of the original document.	1 X /////
NEAL S. GREENFIELD	December 18, 2002
Name of Person Signing	Signature Date
Total number of pages including of	cover sheet, attachments, and TRARELINER

TRADEMARKS

TRADEMARK	REGISTRATION/SERIAL NUMBER

MANE STREET (Stylized)	1119480
MANE STREET (Stylized)	1735933
MANE STREET	1976580
SEA SOAPENTS(Stylized)	1424520
SUNRANE	1354826
PROTEOGLUCOSEAL	1511435
PROTEOGLUCOSEAL	2009650
MANE TREATMENT	1521448
NADEON (Stylized)	1600218
M (Stylized)	1510612
CITRASEAL	1626572
CITRA GLAZE	1865132
CITRICE	1799908
PACIFIC SPA	1804029
BODY ADVANTAGE	1931868
4 EVER CLEAR	1823550
BODY ELEMENTS	1709085
MANE SENSE	1992648
CITRA-IZE	1992673
100% PURE GOODNESS	2071248
4 EVER CLEAR	2278198
4 EVER CLEAR	2453689
4 EVER COOL	2530338
4 EVER COOL	2449055
4 EVER STIFF	2474228
CITRICINE	75/601762
CLARICINE	75/901986
TIRO	76/408895
TIRO	76/405607
"T" Des.	76/408877
TIRO and "T" Des.	76/408899

TRADEMARK REEL: 002639 FRAME: 0754 TRADEMARK ASSIGNMENT

WHEREAS, TIRO INDUSTRIES, INC., a corporation organized and existing

under the laws of the State of Minnesota, with an address at 5601 East River Road, Fridley,

Minnesota 55432 (hereinafter referred to as "Assignor"), owns its entire right, title, and interest

in and to each of the United States trademarks set forth on Annex A hereto, identified by the

registration or application numbers in the United States Patent and Trademark Office (hereinafter

called the "Trademarks"); and

WHEREAS, TIRO INDUSTRIES, LLC, a limited liability company organized

and existing under the laws of the State of Delaware, with an address at c/o Dailey Capital

Management, L.P., 2507 Post Road, Southport, Connecticut 06890 (hereinafter referred to as

"Assignee") is desirous of acquiring the Trademarks, together with the goodwill of the business

with which the Trademarks are used and which is symbolized by the Trademarks, and has

entered into an Asset Purchase and Investment Agreement, as amended by that certain First

Amendment to Asset Purchase and Investment Agreement, with Assignor in furtherance thereof.

NOW, THEREFORE, be it known that for good and valuable consideration, the

receipt and sufficiency of which is hereby acknowledged by the Assignor, the Assignor by these

presents hereby sells, transfers, conveys, and assigns unto the Assignee its entire right, title, and

interest in and to the Trademarks thereof, along with the goodwill of the business in connection

with which the Trademarks are used and which is symbolized thereby, the business of the

Assignor or the portion thereof to which the Trademarks pertain, which business is ongoing and

existing, and the right to recover for past infringement of the Trademarks.

Dated: December 19, 2002

TIRO INDUSTRIES, INC.

Name: Robert O. Vaa

President

RECORDED: 12/18/2002

TRADEMARK REEL: 002639 FRAME: 0755