03-29-	1999 —			
FORM PTO-1594 3 - 24-99 (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94)	HEET U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office			
To the Honorable Commissioner of Pa 10099	5142 <u>ached original documents or copy thereof.</u>			
Name of conveying party(ies):	2. Name and address of receiving party(ies):			
USA Detergent, Inc. Individual(s) General Partnership Limited Liability Corporation (Delaware) Other Additional name(s) of conveying party(ies) attached? 3. Nature of conveyance: Assignment Security Agreement Other Execution Date: February 25, 1999 4. Application number(s) or registration number(s): A. Trademark Application No.(s)				
SEE ATTACHED SCHEDULE B	SEE ATTACHED SCHEDULE A			
	tached? ☑ Yes ☐ No			
5. Name and address of party to whom correspondence concerning document should be mailed: Name: VEDDER,PRICE, KAUFMAN & KAMMHOLZ	6. Total number of applications and registrations involved:			
Attention: Tammy S. Settle	7. Total Fee (37 CFR 3.41) \$ 665.00			
Internal Address:	Enclosed Authorized to be charged to deposit account (Any Deficiencies)			
Street Address: 222 North LaSalle Street Suite 2600	8. Deposit account number: 22-0259			
City: Chicago State: IL ZIP: 60601	(Attach duplicate copy of this page if paying by deposit account)			
DO NOT USE THIS SPACE				
9. Statement and signature. To the best of my knowledge and belief, the foregoing information of the original document. Tammy S. Settle Name of Person Signing Total nur	March 23, 1999			
Mail documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks				

Commissioner of Patents and Trademarks
Box Assignments
Washington, D.C. 20231

03/26/1999 DNGUYEN 00000260 1919145

01 FC:481 Q2 FC:482 40.00 DR 625.00 DP

1. Name of conveying party(ies): (Additional names)

Big Cloud Powder Corporation, a Delaware Corporation

Chicago Management Powder Corp., a Delaware Corporation

Chicago Contract Powder Corporation, an Illinois Corporation

SCHEDULE A

AMENDMENT TO TRADEMARK AND LICENSE SECURITY AGREEMENT between USA Detergents, Inc.; Big Cloud Powder Corporation; Chicago Management Powder Corp. and Chicago Contract Powder Corporation and Finova Capital Corporation

MARK	REGISTRATION NUMBER
CAPTAIN SHINE	1,919,145
CLASSIC XTRA	2,133,908
CRYSTAL SHINE	1,657,774
FINE CARE	1,742,065
FINE CARE	1,861,340
FINECARE	2,043,674
MISCELLANEOUS DESIGN	2,002,497
MISCELLANEOUS DESIGN	2,028,783
MISCELLANEOUS DESIGN	1,952,070
MISCELLANEOUS DESIGN	2,100,538
NICE'N FLUFFY	1,575,962
PERFORMANCE PLUS	2,059,626
PLUMBER'S AID	1,977,012
SPEEDWAY	2,045,116
STARS/FLAGG/100% DESIGN	2,131,986
SWISS PINE	1,656,550
TOUCH OF GLASS	1,575,961
USA & DESIGN	1,691,110
USA AND FLAG & STARS DESIGN	2,007,897
USA/FLAG & STARS/DETERGENTS, INC.	2,131,987
XTRA	1,637,328
COUNTRY AIR	2,184,545

SCHEDULE B

AMENDMENT TO TRADEMARK AND LICENSE SECURITY AGREEMENT between USA Detergents, Inc.; Big Cloud Powder Corporation; Chicago Management Powder Corp. and Chicago Contract Powder Corporation and Finova Capital Corporation

MARK	APPLICATION NO.
POWER SCRUB (word mark)	75/282,138
ATTACK	75/110,682
TILE ACTION & DESIGN	75/188,757
XTRA PLUS	75/470,478

AMENDMENT TO TRADEMARK AND LICENSE SECURITY AGREEMENT

THIS AMENDMENT TO TRADEMARK AND LICENSE SECURITY AGREEMENT ("Amendment"), dated as of February 25, 1999, made by USA Detergents, Inc., a Delaware corporation, Big Cloud Powder Corporation, a Delaware corporation, Chicago Management Powder Corp., a Delaware corporation and Chicago Contract Powder Corporation, an Illinois corporation, (individually and collectively and jointly and severally, the "Borrower") in favor of FINOVA Capital Corporation, a Delaware corporation, in its capacity as contractual representative ("Agent"), for itself and the other Lenders (as defined herein).

WITNESSETH:

WHEREAS, Borrower, Agent and certain other institutions from time to time parties thereto as lenders (collectively, the "Lenders"), have entered into that certain Amended and Restated Loan and Security Agreement, dated as of even date herewith (as amended or modified from time to time, the "Loan Agreement") which restates that certain Loan and Security Agreement, dated as of August 14, 1998 ("Prior Loan Agreement"), among Borrower, Agent and the institutions from time to time parties thereto as lenders; and

WHEREAS, Agent has required, as a condition to entering into the Prior Loan Agreement, and to secure the Obligations thereunder, that the Borrower execute that certain Trademark and License Security Agreement, dated as of August 14, 1998 ("Trademark Agreement"); and

WHEREAS, Agent and the Lenders require, as a condition to entering into the Loan Agreement and to secure the Obligations thereunder that the Borrower reaffirm the Agreement and that Borrower amend the Trademark Agreement, to provide for the inclusion of the additional Trademarks set forth on the Schedule I, attached hereto.

NOW, THEREFORE, in consideration of the premises and mutual agreements set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, intending to be bound, hereby agree as follows:

- Incorporation and Reaffirmation of the Agreement. All capitalized terms which are not defined hereunder shall have the same meanings as set forth in the Loan Agreement. The Trademark Agreement, to the extent not inconsistent with this Amendment, is incorporated and reaffirmed herein by this reference as though the same was set forth herein in its entirety. Except as specifically set forth herein, the Trademark Agreement shall remain in full force and effect.
- 2. Amendment of the Trademark Agreement. Schedule A of the Trademark Agreement is hereby amended by inserting each of the Trademarks listed on Schedule I hereto.

- 3. **Borrower Consent Not Necessary.** The fact that Agent has requested that the Borrower execute this Amendment shall not, by course of dealing or otherwise, limit Agent's right to unilaterally amend, from time to time, <u>Schedule A</u> of the Trademark Agreement pursuant to Section 4 thereof.
- 4. Representations and Warranties; No Event of Default. The representations and warranties set forth in Section 4 of the Trademark Agreement are deemed remade as of the date hereof as to each of the Trademarks listed on the original Schedule A and on the attached Schedule I. Upon full execution of this Amendment, no Event of Default exists nor does there exist any event or condition which with notice, lapse of time and/or the consummation of the transactions contemplated hereby, would constitute an Event of Default under the Trademark Agreement.
- 5. **Effectuation.** The amendments to the Trademark Agreement contemplated by this Amendment shall be deemed effective as of the date first written above.

[SIGNATURE PAGE FOLLOWS]

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VPCHI01/#437221.1

Amendment to Trademark and License Security Agreement Signature Page

IN WITNESS WHEREOF, the undersigned has duly executed this Agreement on the day and year first above written.

USA Detergents, Inc.,

a Delaware corporation,

Big Cloud Powder Corporation,

a Delaware corporation;

Chicago Management Powder Corp.,

a Delaware corporation; and

Chicago Contract Powder Corporation,

an Illinois corporation.

By:

Uri Evan, as the President and Chief Executive Officer of, and intending to legally bind, each

of the above corporations

STATE OF)

State of iddle sea) SS

The foregoing Amendment to Trademark and License Security Agreement was executed and acknowledged before me this 19 day of February, 1999, by Uri Evan, personally known to me to be the President and Chief Executive Officer of USA Detergents, Inc., a Delaware corporation, Big Cloud Powder Corporation, a Delaware corporation, Chicago Management Powder Corp., a Delaware corporation and Chicago Contract Powder Corporation, an Illinois corporation, on behalf of each such entity.

(SEAL)

Notary Public My commission expires

MAGDALENA JUHASZ BEIGELBECK NOTARY PUBLIC OF NEW JERSEY MY COMMISSION EXPIRES JUNE 1, 2002

Amendment to Trademark and License Security Agreement Signature Page

IN WITNESS WHEREOF, the undersigned has duly executed this Agreement on the day and year first above written.

USA :	Detergents, Inc.,
	a Delaware corporation,
Big C	loud Powder Corporation,
	a Delaware corporation;
Chica	igo Management Powder Corp.,
	a Delaware corporation; and
Chica	go Contract Powder Corporation,
	an Illinois corporation.
	•
By:	
_, _	, as the
	of, and
	intending to legally bind, each of the above
	corporations
	corporations
Ackn	owledged
FINO	VA Capital Corporation, as Agent for itself and the other Lenders
	usen and the other Lenders
	O

COUNTY OF	Middlesex) SS,)	
and acknowledged	l before me this to me to be the _	day of February, Vice President	e Security Agreement was executed 1999, by <u>Ilene Gerber</u> of FINOVA Capital Corporation, a
(SEAL)			
		Notary Public My commission expires	To Bear 3/08/01

New Jersey)

RECORDED: 03/24/1999

STATE OF

TOBY LEONE
NOTARY PUBLIC OF NEW JERSEY
MY COMMISSION EXPIRES
MAR. 28, 2001