FORM PTO-1594 (Rav. 5-93)

OMB No. 0651-0011 (pp. 494) 99

REC

06-09-1999



HEET

U.S. DEPARTMENT OF COMMERC Patent and Trademark Offic

To the Honorable Commissioner of Pate	10102799	ched original documents or copy thereof.
Name of conveying party(ies):	2.	Name and address of receiving party(ies)
The Mocatta Group, A Division of Star Chartered Bank	ndard	Name: Michael Anthony Jewelers, Inc.
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partner ☐ Corporation-State ☐ Other Bank	ership	Street Address: 115 South MacQuesten Parkway City: Mount Vernon State: NY ZIP: 10550
Additional name(s) of conveying party(ics) attached? Yes	12 XNo	☐ Individual(s) citizenship_
3. Nature of conveyance: Assignment U Security Agreement U Chan XX Other Letter Agreement Execution Date: October 14, 1998	ge of Name	□ Association □ □ General Partnership □ Limited Partnership □ Limited Partnership □ Corporation-State Delaware □ Other □ Other □ Yes □ No Pasignations must be a separate document from assignment) ditional name(s) & address(es) attached? □ Yes □ No
4. Application number(s) or patent number(s):		
A. Trademark Application No.(s)		B. Trademark Registration No.(s)
Please see attached sheet.		Please see attached sheet.
Name and address of party to whom correspond concerning document should be mailed:	innal numbers attached	? XX Yes □ No Total number of applications and registrations involved:
Name: Patricia J. Igoe, Esq. Internal Address: Peabody & Brown	1 7	. Total fee (37 CFR 3.41)\$ 790_00
Street Address: One Citizens Plaza		. Deposit account number:
City: Providence State: RT ZIF	02903 DO NOT USE TH	(Attach duplicate copy of this page if paying by deposit account).
 Statement and signature. To the best of my knowledge and belief, the for the original document. 	regoing information	n is true and correct and any attached copy is a true cop
Patricia J. Igoe	\d\ _\\d\	2/1/99
Name of Person Signing		nature Date

EXHIBIT A

TO SECURITY AGREEMENT (TRADEMARKS AND SERVICE MARKS) As of September 1, 1998

U.S. TRADEMARK REGISTRATIONS

Resistration No.	Date Registered	Trademark
1,267,092	2/14/84	MA (stylized)
1,478,629	3/1/88	Michael Anthony
1.641,205	4/16/91	Michael Anthuny (script and design)
1,686,298	5/12/92	Maurice Katz
1,363,285	10/1/85	Jardinay
1,427,454	2/3/87	Goldengram
1,864,293	11/22/94	Scoreboard
1.962,389	3/19 <i>/</i> 96	Lave Leaf
1,964,798	3/26/ 96	The American Rope
1.980,669	6/11/96	Cast of Characters
2,036,086	2/4/97	The Angelic Alphabet
2,052,687	4/15/97	The Everything Rope
1,002,275	1/21/75	TRC (stylized)
1,370,058	lvzvas	Louis Repart
2,077,204	7 /1/9 7	The Golden Name Collection
865,735	3/4/69	BC
2,159,239	5/19/98	The Ultimate Rope
2,157,877	5/12/98	Premium Rope
2,160,337	5/26/98	Spirit of the Team!
2,165,702	6/16/98	Michael Anthony The Name America
		Trusts, the Jewelry America Wears
2,165,703	6/16/98	Michael Anthony (script)
2,169,404	6/30/98	Michael Anthonyl

Application Serial No.	Date of Application	Trademark
75,309,885	6/17/97	MA (stylized)
75,287,989	1/ /97	Marc Anton (watches only)
75/469 841	4/17/98	The White Sarin Collection

Team Gold 6/4/98 75/496,419

The Name is Everything! 75/477,472 4/30/98 Angel Prayer 9/ /98 TBD

U.S. SERVICEMARK REGISTRATIONS

Registration No.	Date Registered	Servicement
1,527,317	2/28/89	Preferred Gold Club
1,928,3\$8	10/17/95	The Only One With It All on the Wall

'includes watches marksist.lwp 090198

> **TRADEMARK REEL: 1875 FRAME: 0561**

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FLEET PRECIOUS METALS INC., as successor Agent for BankBoston, N.A. (f/k/a Rhode Island Hospital Trust National Bank) for the lenders described in Exhibit A hereto 111 Westminster Street
Providence, Rhode Island 02903

Ladies and Gentlemen:

Reference is hereby made to (a) that certain Amended and Restated Intercreditor Agreement dated as of August 20, 1993, as amended from time to time (as amended, the "Intercreditor Agreement") among certain secured lenders of Michael Anthony Jewelers. Inc., a Delaware corporation (the "Borrower"); (b) that certain Amended and Restated Collateral Sharing Agreement dated as of August 20, 1993, as amended from time to time (as amended, the "Collateral Sharing Agreement") among certain consignors who have extended secured consignment facilities to the Borrower; (c) that certain Security Agreement dated as of August 20, 1993, as amended from time to time (as amended, the "Security Agreement") of the Borrower in favor of the agent named therein and those consignors who have extended secured consignment facilities to the Borrower; (d) that certain Landlord's Consent and Waiver Agreement dated as of August 20, 1993, as amended from time to time (as amended, the "Landlord's Agreement") in favor of the agent named therein for the benefit of certain consignors who have extended secured consignment facilities to the Borrower; and (e) that certain Assignment of Trademarks and Servicemarks as Collateral dated July 12, 1990, as amended from time to time (as amended, the "Trademark Assignment") of the Borrower in favor of the agent named therein and those consignors who have extended secured consignment facilities to the Borrower. The Intercreditor Agreement, the Collateral Sharing Agreement, the Security Agreement, the Landlord's Agreement the Trademark Assignment are hereinafter sometimes referred to collectively as the "Collateral Documents".

The Mocatta Group, A Division Of Standard Chartered Bank ("Mocatta") hereby acknowledges that it was a party to each of the Intercreditor Agreement, the Collateral Sharing Agreement, the Security Agreement and the Trademark Assignment and derived benefit from the Landlord's Agreement.

The letter will confirm to Fleet Precious Metals Inc., as agent, and to each of the parties to the Collateral Documents, the following:

 Mocatta has terminated the consignment arrangement between Mocatta and the Borrower previously evidenced by, among other documents, that certain Consignment Agreement dated as of August 20, 1993 by and between Mocatta and the Borrower, as amended, and, to the extent of Mocatta's rights therein, the Collateral Documents.

> TRADEMARK REEL: 1875 FRAME: 0562

as successor Agent for BankBoston, N.A.

(fk/a Rhode Island Hospital Trust National Bank)
for the lenders described in Exhibit A hereto

, 1998
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- 2. Mocatta acknowledges that by virtue of the termination referred to in paragraph 1 above it is no longer a party to, and accordingly consents to being deleted as a party to the Intercreditor Agreement, the Collateral Sharing Agreement, the Security Agreement and the Trademark Assignment and, in consideration thereof, Mocatta is released of any and all liability for the performance and observance of all and singular of the covenants, agreements, and conditions of the Intercreditor Agreement, the Collateral Sharing Agreement, the Security Agreement and the Trademark Assignment which are to be performed by it thereunder.
- 3. Mocatta shall no longer be entitled to any of the benefits of the Collateral Documents.

THE MOCATTA GROUP, A DIVISION OF STANDARD CHARTERED BANK

By Reclub andle
Title CEO- Number Anguer

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RECORDED: 02/01/1999

TRADEMARK REEL: 1875 FRAME: 0563